			GKONG TUBSDAY DECRMBER 9	1280 1591, 二年间	第二十二月二十英禮寺	் 1 இதல் வரு இது இது பார் வ
NOTICE.  Communications respecting Advertisements, Sulscriptions, Printing, Binding, &c. should be addresse	NEW ADVERTISEMENTS.  FOR MANILA DIRECT.		INTIMATIONS.	INTIMATIONS.	INTIMATIONS	SHIPPING
"The Manager."  Advertisements and Subscriptions which are no	not BE Spanish Steamer	NOTICE.	NEW YORK LIFE INSURANCE		D AKIN BROTHERS OF CHINA	A, ARRIVALS.
ordered for a fixed period will be continued unti- countermanded.  Orders for extra copies of the Dasly Press should	Captain R. Beltran, will be despatched as above	A PANAME ADOUG. NOW LOTE DIRICH OF THE	the House Reduction in Page 6	AND MOST PROGRESSIVE OF THE PROFE	LIMITED, EST CHEMISTS. &c.	Dec. 21. Ancona, British steamer, 1,888, W. Mudie, Yokohama 12th Dec., Mails a General.—P. & O. S. N. Co.
Orders for extra copies of the Dasly Press should be sent before 11 a.m. on the day of publication After that hour the supply is limited.	For Freight or Passage, apply to BRANDAO & Co.,	AMERICAN TOBACCO (TRUST) COM PANY'S well-known brands of "Sweet CA	New Plan Life Policies on European Lives in China	DENT INSTITUTIONS OF THE UNITED KINGDOM.	Are now showing a selection of Articles suit-	Doc. 21, Asacao, Japanese steamer, 1,521, 1 Fornoe, Nagasaki 16th December, Coals.
Telegraphie Address Press. Telephone No. 12.	Hongkong, 22nd December, 1891. [276]	762 POBAL," "STRAIGHT CUT," "FULL DRESS," &c., &c., CIGARETTES AND TOBACCOS.  ARNHOLD, KARBERG & Co.	BIRLEY, DALEYMPLE & Co.,	THE STANDARD has a long record of good services to refer to; its Funds	of PRESENTS, either for Ladies or Gontlemon	Dec. 21, Don Juan. Spanish steamer. 654.
NEW ADVERTISEMENTS.		M. Hongkong, 18th July, 1891. 1714	715 Hongkong, 17th December, 1891.   al802	subusily increasing, amount to £7,000,000	000 LIQUEUR STANDS CLARET INCO	Brandao & Co.  S. Dec. 21. Glanorgansurez British ster 188
E RICCO & CIE.  JUST LANDED.  BOYLE & CO'S PRESERVES	FOR SYDNEY, MELBOURNE, AND		ESTABLISHED 1875.	been adopted.  DODWELL, CARLILL & Co.	best out crystal, mounted in Starling Silver	be D. Davies, Nagasaki 17th Dec., General- or Dodwell, Carlill & Co.
BOYLE & CO.'S PRESERVES. FRESH BUTTER in Bottles. Choice assortment of LIQUEURS and	Calling at PORT DARWIN and QUEENSLAND PORTS, taking through Cargo to New	MOUTRIE, RO	OBINSON & CO.	DODWELL, CARLILL & Co., Agents, Hongkong.	SMOKERS' REQUISITES of best work-	CLEARANCES.
WINES.	ZEALAND, TASMANIA, &c.)  THE Steamship	FOR SALE. The	The best and observest. For Cash at	W. BREWER.	TRAVELLING DRESSING CASES	AT THE HARHOUR MASTER'S OFFICE.  21st Drormser.  Glengule British etc. for Singapore.
Inspection respectfully invited.  Hougkong, 22nd December, 1891. [2766]  CANTON INSURANCE OFFICE.	Captain Ellis, will be despatched for the above	HOUSED at	MOVED, or WARE. MONTHLY PAYMENTS	For	MIRRORS, &c. &c.,	S, Glengyle. British str., for Singapore. Yiksang, British str., for Amoy. Hailoong, British str., for Secretary
LIMITED.	Ports on TUESDAY, the 5th January, 1892, at 4 P.M.	92. REPAIRERS THE BEST, at moder	derate charges.	at moderate Prices.	rates.	Haiphong, French str., for Haiphong, Hain-yu, Chinese str., for Shanghai.
NOTICE TO SHAREHOLDERS.	This well-known steamer is specially fitted for Passengers, and has large Cooling Chambers, thus ensuring a supply of Fresh Most.	m-1		CHILDREN'S BOOKS; best assortment in the Colony.	CHEIDIMAS CONFECTIONERY.	DEPARTURES. Dec. 21, ALERT, Amr. cruiser, for Canton.
PANY will be CLOSED from the 18th to the 31st instant, both days inclusive.	a. Milk. Ice. &c., throughout the popular	(C)	MOUTRIE, ROBINSON & CO., Hongkong.	SENSIBLE TOYS AND BONBONS.	CHOCOLATES, BURNT and SUGARED ALMONDS, PASTILLES, NOUGAT.	Dec. 21, GLENGYLE, British str., for Canton.  C. Dec. 21, GLENGYLE, British str., for London.  C. Dec. 21, Hern-vif. Chinese str., for Shanghai
JARDINE, MATHESON & Co., General Agents,	Agents.		ind at London, Shanghai, Kobe, and Yokohama.	CHRISTMAS CARDS AND FINE STA.	PRALINES, &c., &c.	Dec. 21, HSIN-YU. Chinese str., for Shanghai. Dec., 21, NINGPO, German str., for Canton. Dec. 21, TAISANG, British str., for Centon.
Canton Insurance Office, Limited, Hongkong, 10th December, 1891. 12684			WFORD & CO.	HANDSOMELY BOUND BOOKS	No. 22 & 24, QUEEN'S ROAD CENTRAL.	LD80, 21 YINSANG ReiHala ota - fan Namila
CANTON INSURANCE OFFICE, LIMITED.	FROM LUNDON, PENANG, AND		ISTMAS	GOLD PENS AND PENCILS.	COMPANIA GENERAL DE TABACOS	ARRIVED.  Per Ancono, str., from Yokohama &c. —For
	SINGAPORE.		AR PRESENTS!	And	DE FILIPINAS,	Hongkong.—Messrs. Shea, Lawson, Kidd, Dal- laglio, P. Casgrario and Ali Coming For
N accordance with Section 120 of the Articles	"GLENFRUIN"  the having arrived from the above ports. Consigness		<del></del>	A great quantity of SENSIBLE CHRISTMAS PRESENTS	MANILA	Mr. and Mrs. Baker and child. For Singapore
approval of the Consulting Committee, will on the let January 1892 from Interest Warranta	on OI Cargo by her are hereby informed that their	POB CH	ENGLISH TOYS	WALTER W. BREWER		mura, and Mr. Kapadia, for Hongkong.
of \$5 per Share, payable at the Hondword	d landed at their risk into the godowns of the	WASHING DOLLS: TALKING DO	DOLLS, BABY DOLLS, RAG DOLLS,	21 UNDER HONGKONG HOTEL	LOBACCO GROWERS AND MERCHANTS, AND	Mr. H. Strong.
same being at the rate of 10 per Cent. per An-	n.   Company, Limited, at Kowloon, whence delivery   ne   may be obtained.	TOYS, TOY BOO	OOKS, AND GAMES.	W. POWELL & CO.	MANUFACTURERS OF CIGARS. CHARRETTER	VISITORS AT HOTELS. HONGKONG HOTEL
JARDINE, MATHESON & Co.,	to the contrary be given before 4 P.M., To-DAY.  Cargo remaining undelivered after the 27th		LANTERN.		AND CUT TOBACCOS.	Mr. & Mrs. Armstrong Mr. J. MacGregor Miss Armstrong Mr. L. Mandl Mr. A. Arthur Mr. James McWillisms
Canton Insurance Office, Limited. Hongkong, 21st December, 1891. 12765	No Fire Insurance has been effected. Con.	. FANCY LEATHER GOODS,		SPECIAL SHOW —		Mr. & Mrs. H. N. Bate Mr. J. D. Morcor Miss Bate Col. and Mrs. Mulloy and
A. S.	damages and/or shortages not later than the	NEW DECORATED C	C GLASSWARE.	CHRISTMAS NOVELTIES SUITABLE FOR	Established 1881.	Mr. E. Carnot Consul E. Ortiz
ZETLAND LODGE, No. 525.	ord proximo, otherwise they will not be re- cognized.  Bills of Lading will be countersigned by	TAMPS INTO TA	FLOWER SETS and CENTRE-PIECES.	USEFUL AND ORNAMENTAL		Capt. & Mrs. Cavendish Mr. H. A. Pattman Capt. W. E. Clark Mrs. Rustomjee Mr. E. L. Cochelet Mr. J. J. Shaughnesay
A REGULAR MEETING of the shows		LAMPS AND LA ALBUMS, PHOTO FRAME	<del></del>	PRESENTS.		Mr. Geo. W. Elrich Ca t. G. Taylor Mr. & Mrs. F. E. Fiske Major Turner
SONS' HALL. Zetland Street, on MONDAY the	Hongkong, 21st December, 1891. [2760		MES. CASES, NOTE CASES;	W. POWELL & Co.		Miss A. M. Fiske Mr. R. H. Weld Miss S. H. Fiske Mr. B. C. Weld Mr. Albert Friedenthal Mr. and Mrs. H. C. Whit.
Brethren are cerdially invited.  Hongkong 22nd December 1991	WANTED.		SCRAP BOOKS.	Hongkong, 15th December, 1891. [a326]		Mr. & Mrs. W. F. Garratt tlessy Mr. & Mrs. Grensur Mr. & Mrs. W. W. Wilcon Mr. & Mrs. E. Hollowsy Mr. & Mrs. W. S. Wood
TZ ELLY & WALSH LIMITED	Rooms and Bathrooms; good locality.	1	ME SETS, JEWEL CASES, IN CASES, MENU TABLETS, INKSTANDS,	WMAS AND NEW YEAR PRESENTS.		Victoria Horea.
		ELECTRO-PLATED TABLE WARE, ELECTRO-PLATEI	ED ORNAMENTS.		GARCA DE LABRICA	Mr. Frd. Bernseconi Mr. J. Mullen. Mr. D. A. Crowell Mr. J. H. Perry Mr. D. D. Cursetjee Mr. Portal
Christmas Presents.	Bongkong, 21st December, 1891. [2757]	PIPTEDAY BOOKS BOKES (D	ELECTRO-PLATED GOODS IN CASES.	The state of the s	CAPITAL £3,000,000	Mr. J. P. Dowling Capt. Poethumns Mr. J. Elysim Dr. Jno. Raha, D.O. 9
Christmas Presents.  Christmas Presents.	CUTLER, PALMER	<del></del>	U A L. S.	(Most reliable and accurate Time-keepers.) "E" SERIES		Mr. J. M. Hardy Mr. F. C. L. Schiese Mr. R. J. Hastings Mr. Joso da Silva Mr. C. P. Holmes Mr. W. Smith
	& CO., Shippers to China for over half a Century	—— A N N U	U A L S —— N'S BOOKS, G-BOOM SOLOS AND DUETS	is now offered for 2 dollars 50 cents each.	Awarded in Eight Exhibitions sundry Gold	Tate of the Tage of the Capter
Letts' Diaries. Letts' Diaries.	Established in EUROPE in 1815.  This ancient House consign to us	ALL THE LAI	G-ROOM SOLOS AND DUETS.		Medals, First Prizes, Diplomas of Honour, and	Mr. S. Marcase Mr. R. A. Wilson Mr. I. Martel Mr. T. Yamayuchi Mr. Mottel Mr. A. Yark
Letts' Diaries.	the well-known	SILVER MOUNTED MEERSC	SCHAUM AND BRIAR PIPES	Gentlemen and States at \$4.75 each.	Gold Medal at Powle 1990	Mr. J. B. Coughtrie Mr. Charles C. Malech Mr. Goetz Mr. and Mrs. Overbook
mperial English and Chinese Date Block.  mperial English and Chinese Date Block.	4 STARS COGNAC, superb quality. Price \$14.25 per 1 dozen quarts.	AMBER AND MEERSCHAUM CIGA	GAR AND CIGARETTE HOLDERS	Ladies' "L" SERIES at \$4.75 each.		Mr. Goetz Mr. and Mrs. Overbeck Mr. Goosmann Mr. Poste Mr. A. Ross
mperial English and Chinese Date Block.  mperial English and Chinese Date Block.		FANCY CIGAR AND CIGAR SMOKERS' SUNDRIE	ARETTE POCKET CASES,	Inspection is respectfully invited.	All orders should be addressed to the Ad.	Mr. & Mrs. H. H. Joseph Mr. J. W. Stapleton and child Mr. Taylor Mr. Franklin E. Kendall
Price 75 cents.	The 3 Stars COGNAC, about 3 years younger, Price \$13.25 per 1 dozen quarts.	BEAT BRANDS OF CIGARY	RS IN PERFECT COMBITION.	milloul Bushan Kaisha,	ministrador General of the Compose Mante	VESSELS IN DOCK. AREADEEN DOCKS.—Tai On.
mperial English and Chinese Diary.  mperial English and Chinese Diary.  mperial English and Chinese Diary.	Price \$19.25 per 1 dozen quarta.  The 2 STARS COGNAC.	Hongkong, Joh December, 1891.	LANE, CRAWFORD & CO.	8, Queen's Road, Central.		Kowloon Docks.—Decima, Velox, Chusan.
mperial English and Chinese Diary.  mperial English and Chinese Diary.  3 Days on a page, foolegen wise with Franklet.	Price \$10.75 per 1 dosen cusyta	C		TATA DELLE TATALANA	The Steamers of the Compania Trasatlantica from Barcelona to Manila and vice versa will	Werder.
and Chinese Dates, the Complete Customs Tariff, and a lot of useful local information.		IN MAGNUME	HAMPAGNES.  MS—BOTTLES AND HALF-BOTTLES.	The sale of this good Scotch increases month	call at Lisbon every 22 days and will receive	TO-DAY. Sale of Fancy Goods, Mr. Lammert's, 2 p.m.
Price \$1.	"PALL MALL" WHISKY, very old and high class. Each bottle contains	FOMMERY &	b	by month; it is of Superb quality and of CHILER, PALYER & Co'e Server	Cargo and Passengers there. (553 _	Regimental Band at Officers' Mess, 8 p.m.
KELLY & WALSH, LD., HONGKONG.	an analyst's certificate. The Whisky is	FOMMERY & BOLLINGER HEIDSEICK &		LANE, CRAWFORD & Co.,	PORTLAND CLMENT J. B. WHITE & BROS	HOTELS.
NOTICE TO MARINERS,	Price \$12.75 per I dozen quarts.	HEIDSEICK	& Co. (Goldfeil). KRUTZ FRERES, 1884.	Hongkong.	J. B. WHITE & BROS.  SOLE AGENTS FOR CHINA,  HOLLIDAT WISE & Co.	NOW OPEN. THE MOUNT AUSTIN HOTEL
No. 252.	HEART BOTTLE SCOTCH	KRUG & Co.	PAUL DOMMIER & Co.	NOTICES OF FIRMS	HOLLIDAT WISE & Co. Frongkong, 11th April, 1888. 12145	THE MOUNT AUSTIN HOTEL.  A SELECT FAMILY and RESIDEN.
CHINA SEA.	WHISKY.	LOUIS RENAI		TAI ON SHIP COMPANY, LIMITED.  NOTICE.	AUCTIONS.	<b>Shove the sea level, commanding on the one side</b>
TEMPORARY WITHDRAWAL OF THE	moderate in price, excellent in quality, a great favourite, Price \$9.25 per 1 dozen quarte.		CALDBECK, MACGREGOR & CO.,	NOTICE.  T Ü CHEUK TONG, bave This Day been	PUBLIC AUCTION M	Mainland in the distance, and on the other of
TUNGSHA LIGHT-VESSEL.		18, Queen's Road.	Wine and Spirit Merchants.	the above Company.	FANCY GOODS, SUITABLE FOR W. CHRISTMAS PRESENTS.	with islands as far as the eye can reach, sur- rounded by extensive promenades and pleasure
OTICE is hereby given, That on or about the 7th January next, the TUNGSHA	i Antivica and Certificated by Professic Yangaii i	THE HONGKONG HIGH-LEVEL TRAM- WAYS COMPANY, LIMITED.	THE RAUB AUSTRALIAN SYNDI- CATE, LIMITED.	Ü CHEUK TONG,	HE Undersigned has received instructions T	grounded by extensive promenades and pleasure grounds, including three good Tennis Courts. The Mount Promenade alone is nearly an acre
ED from her station for REPAIRS and that	Price \$1275 per 1 dosen quarts.	NOTICE TO SHAREHOLDERS.	TOTICE is hereby given, That a FOURTH -	Hongkong, 25th November, 1891.   2602	TO DAY	The Hotel is replete with every accommode.
hwang.  The Newchinana will show a fixed white Links	SHERKIES,	HE SEVENTH ORDINARY GENE- LANGUAGE MEETING of SHAREHOLD.	been made, payable on or before the 4th day of The Company's Registered T	THE CANADIAN PACIFIC RAILWAY	(TUESDAY), the 22nd December, 1891, commencing at 2 p.m.,	tion for Families and Gentlemen. The Manager. Mr. Robert Isherwoon
voice should be visible in clear weather at a	LA TORRE.	HONGKONG HOTEL ON THURSDAY, the 24th st	Sterling, or at the Company's Branch offices S.	——	A FINE COLLECTION OF FANCY Lis	will be assisted by an Efficient Lady Staff, and the Hotel will be conducted upon the best English system. The accommodation comprises a
leight of 6 feet above the rail to show the direct	Price \$10.50 per 1 dozen quarte. the	the Report of the General Managers and State- of	KAFFLES PLACE, SINGAPOBE, at the equivalent of 51 cents per share. Singapore Carrenay.	III Brownstad (10 N TOPAT, ACTORIO	GOODS, sp.	spacious Dining Hall, Private Dining Rooms
ainted red. with the word "New Green with	WHITE SEAL SHERRY—Popular at the No	Ment of Accounts for the year ended the 30th   November, 1891.	Shareholders are requested to note that Share in Certificates must be produced when naving in	ing Mr. GEORGE B. DODWELL, who Cresioned to devote himself to the efficiency of the	MIRRORS on Velvet and Bronze Frames, an BCENT STANDS, INESTANDS, NE-BCESSARIES, PHOTO FRAMES GLOVE	and Private Sitting Rooms, with Elifty-four
he main carrying a Black Ball.  During Thick or Foggy weather a steam for	Marian 619 77 may 1 3	The TRANSFER BOOKS of the COMPANY C will be CLOSED from the 11th to the 24th definition, both days inclusive.	Calls, in order that such payment may be endorsed thereon.  By Order of the Directors	Firm.  Mr. HOLLOWAY has the Company's Power	and HANDKERCHIEF BOXES, and other PLUSH and LEATHER GOODS, etc	room and every convenience.  Tramway Tickets will be supplied to Visitors at Reduced Rates.
The Tungsho will return to her station and		MACEWEN, FRICKEL & Co., General Managers.	G. A. DERRICK, of Local Secretary, in	of Attorney to deal with their business affairs	A variety of FRENCH BRONZE VASES, STATUETTES. and ORNAMENTS C.	For terms apply to the SECRETARY at the
By Order of the Inspector-General of Customs.	in Qts. and Pts. MOUTON.	Hengkong, 9th December, 1891. [2677]	Singapore, 13th November, 1891. [2589]	The Company's Agencies in India, Australia, F. and the Straits Settlements will be under his	FANCY VASES, VIENNA PORCELAIN, Co	Contral, Hongkong.  Hongkong, 1st June, 1891.
A. M. BIEBEE, Coast Inspector.	Price \$17.50 per 1 dozen quarts. LAROSE.	THE HONGKONG BRICK AND CEMENT COMPANY, LIMITED.	COMPANY, LIMITED.	direct aupervision.  His Office will be in Hongkong.  T. G. SHALTGHNESSY.	A quantity of FINE FLENCH TOYS and a variety of other GOODS, all suitable for the	THE IMPERIAL HOTEL, LD.,
Imperial Maritime Customs, Coast Inspector's Office, Shanghai, 9th November, 1891.   2537	Price \$10.25 per I dosen quarta. MARGAUX-MEDOU	THE FIFTH ORDINARY GENERAL	THE TRANSFER BOOKS of this COM- PART will be CLOSED from the 17th	T. G. SHAUGHNESSY, Vice-President. Hongkong, 16th December, 1891. [2738]	SEASON'S PRESENTS, TERMS OF SALE.—Cash on delivery.	TOKIO, JAPAN.
"SHIRE" LINE OF STEAMERS.	Price \$5.75 per 1 dezen quarts.	the above COMPANY will be held at the Com-	to the 31st instant, both days inclusive.  F. W. CROSS, Of	CANADIAN PACIFIC BAILWAY CO'S	GEO. P. LAMMERT, Auctioneer.	C. S. ARTHUR, MANAGER.
FOR SINGAPORE, HAVRE, LONDON, HAMBURG, AND ANTWERP	LIQUEUR, PAR	PADY'S Office, BANK Buildings, Queen's ROAD, on WEDNESDAY, the 30th instant, at	Hongkong, 17th December, 1891.   2736	BOYAL MAIL STEAMSHIP LINE, CHINA AND JAPAN.	Hongkong, 18th December, 1891. (2744 TI	THE FINEST HOTEL IN THE EAST.  (Under the distinguished paternage of the
HIC Steamship	BENEDICTINE, D.O.M., Price \$24 per 1 dozen grants	4 o'clock P.M., for the purpose of receiving the Directors' Report and Statement of Accounts	IN THE SUPREME COURT OF HONGKONG.	THE Company having decided to establish their own SPECIAL AGENCIES in	THE Undersigned has received instructions	(Under the distinguished patrousge of the Imperial Household.)
"GLAMORGANSHIRE,"  Laptain Davies, will be despatched as above TO- DAY, the 22nd inst. at A nas	CUTLER, PALMER & Co.	The TRANSFER BOOKS of the COMPANY will be CLOSED from the 16th inst. to the	OBIGINAL JURISDICTION. G	HONGKONG and SHANGHAI, and to appoint a GENERAL AGENT who shall devote his	from the Mortgages to Sall by	THIS FINE HOTEL is situated within
For Freight or Passage, apply to	CUTLER, PALMER & Co. will	will be CLOSED from the 16th inst. to the 30th inst., both days inclusive.  W. H. WALKER,	SUIT No. 122 or 1891.	Services exclusively to their business, our Mr. GEO. B. DODWELL has This Day resigned	TO-MORROW (WEDNESDAY), the 23rd day of Decreps 1991	five minutes' drive of the terminus of the Yokohama-Tokyo Railway, and is in near prox-
Hongkong, 22nd December, 1891. 19507		Hongkong, 17th December, 1891. [2735	FOREIGN ATTACHMENT.	his position as GENERAL AGENT for CHINA and JAPAN. It has been arranged that	the 23rd day of December, 1891.  (and not as previously advertised), at 3 o'clock in the afternoon,	mity to the Imperial Palace, the Parliament House, and the Chief Public Offices.
DOUGLAS STEAMSHIP COMPANY.	CUTLER, PALMER & Co. No.	No. 42.	PLAINTIFF—PUN WING CHUN, OTHER. As wish PUN PONG.	Agents of the Company until January 15th	on the PREMISES.	There are no inside rooms, thus securing well
LIMITED	WINE & SPIRIT MERCHANTS, Established London and Bordeaux in 1815	NOTICE is hereby given, That FRIDAY	DEPENDANT—CHAN TAI BING. GARNISHEE—LO YUNG PO.	Agents.	as Inland Lot No. 700, measuring on the North Th	The Cuisine cannot be surpassed, and the aim
TOM SWATOW, AMOI, AND	Shippers over half a century.  Apply to G. C. ANDERSON, of Messra. M.	MAS DAY and FRIDAY the let JANUARY	NOTICE is hereby given, That a WRIT of FOREIGN ATTACHMENT return.	T. G. SHAUGHNESSY, fee	feet, and on the West 200 feet, on the East 200 feet, and on the West 200 feet, containing an for	ort and pleasure of the guests. The attrac-
"THE AT TO "	JARDINE, MATHESON & Co., 189 36 Hongkong.	1892, being NEW YEAR'S DAY, will be ab observed as HULIDAYS at the KOWLOON th	the Property movesble or immovesble of the	Honokong 16th December 1901 Fords 9N	area of 20,000 square feet, with the Theatre tion	ions of Tokio are countless, and the religious
orts on 'FHILERDA'	All All	AMINATION HULK.	been issued in this Suit pursuant to the Provi-	NOTICE. On	on, known as No. 76 and 78, Market Street. to The above premises are held from the Crown for the	to be seen at their best and on a grander scale than in any other portion of Japan. All the
DOUGLAS LAPRAIK & Co.,	GOVERNMENT NOTIFICATION, will No. 514.	will proceed as usual.  J. McLEAVY BROWN,	Code of Civil Procedure."	MY SON, HENRY HUMPHREYS, was an admitted into Partnership with me on	the residue of a term of 999 years subject to the not annual Crown Reut of \$66.12.	MAN IN ANY OURSE NOTEION OF LANSH SILL THA
Hongkong, 22nd December, 1891.	TATOTICE is hereby given That SEALED	Commissioner of Customs for Kowloon and District.	Dated the 14th December, 1891, EWENS & REECE,	the lat day of July last.  JNO. D. HUMPHREYS.	For further particulars and Conditions of Sale apply to	RATES \$3 TO \$4.50 PER DAY.
FLORIO & EUBATTINO UNITED COMPANIES	ONIAL SECRETARY'S OFFICE, Hongkong, till	Cusiom House, Kowloon, 18th December, 1891. [2740]	Bolicitors for the Plaintiff, 62, Queen's Road,	Hongkong, 12th Decomber, 1891.	EWENS & REECE, Solicitors, 211	C. S. ARTHUR, Manager.
INGAPORE PENANG AND BOSEN - da	day of December, 1891, for the numbers of the	TZ IRIN BEER	the	The BUSINESS heretofore carried on under the Name of JNO. D. HUMPHREYS will henceforth be Conducted under the Name of	62, Queen's Road Central;	FOR SALE,
to ADEN. SUEZ. PORT SAID est	entire privileges known as the OPIUM FARM established under the Prepared Opium Ordin-	THE PUREST BEER BREWED IN JAPAN.	TOSEPH GILLOTIS	JOHN D. HUMPHREYS & SON.  JOHN D. HUMPHREYS & SON.	J. M. ARMSTRONG, Auctioneer, Hongkong.	HOCKS
ADRIATIO, LEVANTINE and SOME	1892. Full information as to Conditions of Tender.	Won the HIGHEST MEDAL awarded for BEER	STELL PENS.	Hongkorg, 12th December, 1891.   2720	Hongkong, 17th December, 1891.	FROM FOR BECKERATH, RUDES
AMERICAN PORTS up to CALLAG Taking in	ing, &c. can be obtained from the Colonial	at the NATIONAL EXHIBITION, 1890, and the Jun Bhimpo Gold Manal.	These world-famous Pens are the "Best in	NOTICE.  T HAVE This Day admitted Mr. THOMAS	PUBLIC AUCTION.	LA HEIM.
Cargo at through rates to PERSIAN TO GULF and BAGDAD. THE Company's Steamship	By Command, W. M. GOODMAN,	Sold at the BREWERY, YOKOHAMA, and all towns in Japan and at China Ports, Hongrous,	the World," 1186 T	my business, which will henceforth be conducted		PRAACHER \$ 6.00
" RORWIDA" Co	Acting Colonial Secretary.  Colonial Secretary's Office, Hongtone 241 December 1997	DIRECTORS	STAME CODINGTORS AND DEADERS. TO	under the Style or Firm of HUGHES & HOUGH.	PUBLIC AUCTION, BE	ELTINGER AUSLESE \$ 7.00
historia Susini. Mastos will be de	H002K002 9th Desember 1991   1969-	DIBECTORS, Carl Rohde, Chairman   H. Blanc T. B. Clover   C. J. Stroma	FOREIGN AND COLONIAL STAMP	Hougkong, let December, 1891, 12628	at 3 P.M., SC at his Sales Roome, Queen's Road,	SCHARLACHBERGER \$ 9.00 2 pts \$ 9.00 2 pts \$ 9.00 2 pts \$ 9.00 2 pts.
to both I Cho DA I, the 5th January, 1892, at		T. D. Uleter   C. J. Stroma	DEALER,	months and	under a Bill of Bale.	NIERSTEINER BEEG\$ 9.00 2 , pts.
At Bombay the Steamers are discharging in For Further Particulars regarding Freight	Very Finest and Old Liquor Champagne,	Y. Shitusawa H. Heckert, Chief Brewer	7. CHANCERY LANE, HONGKONG. Will be glad to send Stamps on approval to any address on receipt of satisfactory references.	NOTICE.	The STEAM LAUNCHES "YING PAK" RI	RUDESHEIMER\$10.00 1

me in reading the depositions in this case.

I know very well that the sentence which

yourself I can believe that in some sense it may

come as a sort of relief. I can only hope that

have been yours for some time past. I have no

I am bound to say your case is a very bad one

indeed, far, far and away the worst of the kind

## EFULLATIONS. GOLD MEDALS (SELVER MEDAL By Appointment.

**Токонама** (Established, 1869)

FINE ART CHRISTMAS SHOW.

BROWN, JONES & CO. ITALIAN AND AMERICAN MARBLE

IN STOCK. METALIC AND PORCELAIN. WREATHS AND CROSSES.

MUNUMENT - AND MEMORIALS

A SKILLED EUROPEAN STONFMARON SUPERINTEN S ALL WOOKS. PROMPT ATTENTION TO ORDERS FROM Coastal Ports. Hongkong, 7th August, 1891.

A. S. WATSON & CO., LIMITED.

We invite attention to our stock of CHRISTMAS GOODS.

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> TOM SMITH'S CHRISTMAS  ${f CRACKERS}.$

COLOURED OPALS Mounted in Phish representing favourite subjects.

ENGLISH and JAPANESE CHRIST-MAS CARDS to suit all tastes.

AMERICAN CHEROOTS.

These CHFROOTS, made from a fine selected quality of PENNSYLVANIAN TOBACCO | 24th inst. LUAP, are mild, well matured, of excellent flavour, and will be found equal to Havanas. They are meeting with much tayour in the Colony as an agreeable change from the usual Manif Cigar, and we co fidently recommend them to the sotice of Smokers. PRICE \$5.50 per Box of 250.

WINES AND SPIRITS.

PORTS, SHERRIES, CLARETS, BRAN- gapore on the 20th iast. DY, S. OTCH WRIEKY, IRISH WHISKY, BOURBON WHISKY, G. Nand RUM. Our favourite and well-known Brands of the above are bought direct from the most noted shippers. imported in wood a d b t led by ourse ves. thus enabling us to supply the best growths at moderate pices. We shall be pleased to furnish full particulars and price lists on application.

A. S. WATSON & Co., LIMITED, THE HONGKONG DISPENSARY, ESTABLISHED A.D. 1841.

Hongrone, December 22nd, 1891.

SELDOM has a sadder scene been witnessed in the Supreme Court of Hongkong than vesterday, when EDWARD LITTLEFIELD Fentasia ..... Woodin, late Superintendent of the P. & O. Company at this port, was sente ced to six years' hard labour for embezzlement. After thir v-nine years' seemingly honourable service in the Company the career of the unlittle to be said in extenuation of the offence Having worked his way up from a subordinate position it would seen that no sooner had he been promoted to the position of Superintendent with full charge of the Comthe temptation to use the Company's money | The charge was not gone into, the hearing being in connection with his private speculations adjourned until Thursday. Bail was allowed, and too strong for him. All that could be urged in favour of the prisoner was ably put before besides his fees as a director in various public companies, was too valuable a one to be thrown away for the slender there is the fact that he made no atlonger possible to conceal his defaltations. the case put forward by Mr. Francis, his again. object was not to escape but to make an attempt to borrow money from friends in Japan in order to replace what he had stolen. This, however, must have been a forlorn hope, and there can be little doubt that when he left the Colony he felt himself a fugitive. All the circumstances go to show that when he took the money in the first

instance he had no intention of permanently

appropriating it to his own use, but he must

nevertheless have been thoroughly con-

scious of the criminality of his action. It

was no case of sudden villding to temp-

tation. His scheme must have required

mature consideration, and having given it

that consideration he entered upon it deli-

berately and with his eyes open. The un-

fortunate man had become thoroughly

imbued with the gambling spirit, which he

indulged by speculations in shares, and hav-

ing lost his own money he attempted to win it back with that of his employers. He was no doubt more or loss heavily involved at the time holding the position he did it would not the 20th inst. have been difficult for him to have arranged a fixed proportion of his salary. This would gapore on the 20th and may be expected here on the management has small be found that only a few sums has embezzled. have entailed the cessation or curtailing of

His moral stamina, however, proved weak, and with the true gambling instinct he staked his honour and reputation on the state of the save that when the schooner was boarded. staked his honour and reputation on the staked his honour and reputation in the hopo of heing adde to replace that when the schooner was boarded by the staked his money. His Lordship—Do you mean that you believe this money. Mr Woodin as everybody knows, this money. Mr Woodin as everybody knows, this money. His Lordship—Yes, but the great the possible that this woman, my lord. For the jury to find him guilty of eiter the provided his story in the staked his money. Mr Woodin as everybody knows, this money. His Lordship—Yes, but the great terming in the substitution of the recent adventure in the color of the recent adventure in the staked his solution in the hopo of heing added to replace the will be in one way or another to stake the will be in one way or another the recent adventure in the first in the recent adventure in the staked his hour and in the recent adventure in the staked his hour and in the recent adventure in the staked his hour and in the high responsibility and substantial emolucircumstances of the case no one can be so blinded by private friendship as not

to recognise the justice of his punishment. That punishment certainly does not err inclined to say that his term of imprisonrarticular form it did probably Mr. Woodin would have continued an honest man. and even Mr. Francis, who recently apshare market for gambling purposes, must fluctuations of the stocks in which Mr. Wooden had speculated, that it would have and place her under protection of the British Colony generally if that wholesome measure had been passed many years carlier than it

There w re 2,729 visitors to the City Hell she was first buarded. Her catch is already on Museum last week, of whom 181 were Europeans. its way to England, and will, it is said, realise a His Excellency Lun Tsit, the new Hoppo of Canton, will take over his seal of office on the

The Agenta (Messrs. Dodwell, Carlill & Co.) nform us that the steamer Torrington has left Singapore and is due here on the 24th or 25th

According to the Chinzel Nippo, the Japanese Chamber of Commerce at Gensan is organising. a crusade to boycott Russian steamers, in favour of Japanese, vessels.

The Agents (Messrs, Arnhold, Karberg & Co.) inform us that the China Mutual steamer Moyune, from Loadon and Liverpool, left Sin-

The Ladies Moral Reform Association (Fu-jin Kyō/û Kai) of Takya is said to have presented to the Diet a petition for the strict enforcement of the principle of monogamy by legislation.

Vice Admiral Nazimoff, I.R.N., left Yokohama for home in the P. M. steemer City of Peking, on the 5th inst. He has been relieved by Rear-Admiral Tirtoff, who was previously well known on the station when in the Minin, as also was his brother, formerly in command of the  $Heid_{\mathbb{R}}$  mack.

19 of total eighty members. Recently a match took counts mentioned and enter a noile prosequi place between the club and a Tokyo team. There on the others The second, third, and fourth motion to the position which you have beld Special were seven players on each side, and the result | c nuts are larceny, the eighteenth is falsification lines 1836. After that your offences began, to speak to one, pointing towards the small was a narrow victory for Yokohama, who won tion of a cheque book counterfoil, and the It seems to me, I am bound to say, that the Court. I went there and saw Webber, a man. twelve games against Tokyo's cleven. Two twenty-first is forger, of the initials of Mr. position of trust in which you were placed, the Webber said, "Minhimsett, old man, how are you Mr. Fraser Smith-You were not getting a games were drawn.

sealskins to the value of 60,000 yen.

The Band of the 1st A. and S. Highlanders will play the following programme at the Officers' Mess this evening, commencing at 8 o'clock:— Ove ture ..... "Bener und Dichter" ...... -uppe. Valse ...... Morelli. 

Selection ..... "The Gondoners" ..... Sullivan. the Electric Light Company of Canton has commenced to put up standards along the bund Inear Shameen. It was expected that the light would have been in operation some little time ago, but delays have coourred from causes with fortunite man has been utterly wrecked, which we are not fully acquainted. The erection commencement of business.

At the Police Court yesterday, before Mr. A G Wise, among several prosecutions under the Opum Ordinance was a charge against Roger Martin, master of the Nova Scotia barque Velo. city, of being in possession of about 11.0 0 taels of prepared oping without having a valid certipany's business at this branch than he found ficate from the Comma Farmer on the 19th inst.

found, for \$500.

Mr. Apour, whose misfortune it is to be under the protection of no Treaty Power in Yokothe Court by his counsel, Mr. J. J. Francis, h.m. cannot be said to have suffered very to say anything? Q.C., but what it amounted to was simply heavily, financially, in being compelled to pay that when he took the money he intended to on his business the taxes levied on Japanese speak for him. subjects. A formal order was made upon him the present case there can be little doubt of not very reinous-it was only \$1.70! The inof any foreigner here since the opening of this my assurance that so far as I am individually port.—Japan Gazette.

no more than was sufficient to carry him on All were rejected, in consequence of the Kencho

The Hon. Treasurer of the Alica Memorial Hospital begs to acknowledge with thanks the

following donations to the funds of the Hos-

Koh Cheng Sean ......\$100 Hop Hing ...... 50 How Fung commencement 15 Kwan Mo., ...... Kweng Un Wo Wo Ki .... Yee Yuen Hing ...... Tri Sing ...... Cheong Wo..... Wong Ui Shang..... Tok Ki ...... Lum Sau Ki 🦾 ..... Ya Yak Chi..... Chan lik Han T'ong ...... K-rong Wing Ch'aung...... T'in Shing ...... Kung Cheung ..... and american

The Agents (Mosses, Gibb. Livingston & Co.) infor our that the "Ben" line steamer Benpenue,

The Agents (Mesers, Carlowitz & Co.) inform

she also were engaged in that peaceful pursuit, moral character of the offeace when a man, uses by the non-appearance of Captain Pyne-who, it efforts he has made to recover this money, much more puzzling to a jury. afterwards turned out, had been taken seriously i peared as the opponent of a measure de- limit the schooner was to be seized and handed signed to check the manipulation of the over to the Russians, took the charge into their own hands and set sail in an endeavour to escape. Our informant states that the Russian man-ofthink, when he reads his remarks about the war immediately made chase, but was forestalled by the Leander, which on coming up with the Arctic, offered to tow her back to Yokohama, been a good thing for his client and for the flag. This offer was recepted, and the vessel returned to Yokohama under convoy. The informant upon whose authority we publish this account states that the Russians did not know until the information was published in Yokohama that the Arctic had any skins whatever on board, or they would have been confiscated when

> profit of some \$40,000. SUPREME COURT. 21st December.

CRIMINAL SESSIONS. BEFORE Ma. JUSTICE FIELDING CLARKE.

· Puiene Judge.

THE CHARGES AGAINST E. L. WOODIN Edward Littlefield Woodin, lately Superintendent of the P. and O. Company in Hongkong. was charged with embezzlement, falsification of accounts, and forgery. The charge contained twenty-one counts, and the amount which was alleged to have been embezzled was about \$80,000. The Acting Attorney General (Hon. A. J. you may be able to acquire a greater measure Leach, prosecuted, and Mr. Francis, instructed of prace of mind now that your fault is con- BEFORE HIS HONOUR SIR JAMES RUSSELL, by Messrs. i) mays and Mossop, appeared for fessed and hat sentence will be passed than could

The prisoner pleaded guilty on the second, desire to pain you or to pain your friends with third, fourth, eighteenth, and twenty first counts. | the language of admonition, but I must in a few His Lordship-You pload not guilty on the words justify the sentence I must pass upon you

The prisoner—Not guilty on the others. The Acting Attorney General—I have had that it has been my misfortune to deal with within prisoner propos d to take, and I am preregret. He has been a servent of the P. and O. in the depositions in this case in connection with we were waiting outside the Court before the ling to the defendant) I think you deserve it, sulted from intention or have simply been more Company, and up to a very recent date there was the last charge mentioned, forging the initials case came on. I communicated what had taken [(Laughter.) no reason to suppose he was other than a faith- of your subordinate to a certain correspondence place to Mr. Dennys.

hand. I can only hope there are some extenuate protection of other people interested in large come to his office. I can now ing circomstances which will lead your Lordship to make the punishment as light as possible.

lthough to far as I can see from the depositions. there is very little to be said on his behalf. Ar. Francis-Perhaps in answer to the usual question whether the prisoner has anything to Bay, your Lordship will permit me to address you. His Lordship (to the prisoner)—Do you wish The prisoner said he wished his counsel to with hard labour.

Tenders for an iron pier and bridge in con- | -con and heard. The prisoner served thirty-

of which he is guilty. Possessed of ample pro- August 6th he was given the money to pay for His Lordship-After what? perty, engaged as most men here were at that one lot of goods which came from Calcutta into time, within the last four years, in speculative the hands of Messra. Tolati & Co. . He was asked occurred. transactions in the hope of making a fortune on when he returned whather he had paid that money | Cross-examination continued-Ngan accosed which to retire, he has been tempted and for and he replied that be had. On September me of having raped Li. Afat when I had a row privilege and justification. Every public writer this lordship and that if he did it it would be on the last of the desired and for the last of the desired and privilege and justification. Every public writer this lordship and that if he did it it would be on the last of the desired and for the last of the desired and for the last of the desired and for the last of lighty gave way to the temptation to make use 19th he was given 6841.85, also to pay for goods' with her about selling the shild.

The U.S. occider Alat left yesterday for of the resources at the disposal for the implementation of I have discussed. mediate needs of the moment with the full & Co. Exactly the same thing happened on original prospection, "Do you wish the jury to and I say I have discussed honestly and i urly, intention and the full belief that he would be that operation also. He wild that he had paid believe that the story about the outrage was a what occurred in a public Court. The second able to restore the money intact. Your lordship the money when as a mitter of fact he had not. page consecon?" and you replied that you article deals with the case in which Mentinnett can easily imagine—it takes, no great effort to On October 12th he was given 8375.57 to pay thought it was my invention—Yes, and I still was charged with rape. In that case Mindianatt offences were committed. I believe that if the circumstances. These are three of the items - How can you state that it was my invention of there not being sufficient evidence to convict. accounts were notually put side by side from the | which he has never accounted for and they are when you now state that you know about it two | not, as stated in the pleadings, on the ground beginning to the and of these transactions three amounts which the prosecution says he years ago? Are you aware when you made that that he was innocent. On and the shief witnesses His Lordship-That is larcony.

The Agents (Messrs. Butterfield & Swire) in- whole it went on increasing as his speculations mit that the property was rightly in his posses- that you were at the bottom of the whole thing. had been kind to her. All the witnesses agree the abandonment of the hope of growing left Singapore on the morning of the 20th and rapidly rich, but he would have kept may be expected here on or about the 27th inst; a short of possession; it is whether there is a real taking saved that \$6,500. apidly rich, but he would have kept may be expected here on or about the zero of the last few from the owner. A master has money and gives that the same Company's steamer Nestor colony is, of the desperate state of the last few from the owner, to the got this woman to swear to it?—Yes, I time the charge was laid the woman was living left Singapore on Saturday morning last and years. Bank shares have fallen \$125 within the it to his clerk, the clerk missappropriates it. That enjoy the respect of his follow-men, may be expected here on or about the 26th inst. last vine months: The prisoner had 800 is larceny. A clerk on the other hand is sent believe so.... shares in the Land Anvestment Company to collect debts and intercepts them that | But you have just told the Court that you by anyone, who comes forward and gives a idence

a fuller measure of public respect than did made a pretty thorough search of the vessel.

Mr. Woodin before his downfall became the commanding the measure of public respect than did by the officer commanding the ussian ago he was advised to go away, it was no use his further sum of \$27.56 to pay an account at the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me difference of any kind whatever that would have the bottom of the charge brought against me against me difference of any kind whatever that would have the bottom of the charge brought against me against me against me ag known, and that he had carned the considered was not been designed and his papers retained, steady promotion in the office. When such a man goes wrong one is tempted to ask

| Cape | Manual Cape | M who can be trusted. Placed in a position of ever, a log came on, during which the Arctic got lentit to him and then be would have been able to he received that money from the firm and never about five minutes. Mr. Minhimselt made a com- accused him of it. Had I had any hand in setting separated from her guard, and as the fog was replace what he had taken. Whatever punishment handed it over to his man, I may manication to me. I consulted you (Mr. Francis) the law in motion against him should never succeeded by a strong wind, the schooner los no your lordship can indick in this Court cannot be add, was in the habit of living with Mr. Tantra, and then wrote to Mr. Spooner. In consequence have formulated a charge of rape against him. I ment be proved faithless, and under the time in putting as great a distance as possible greater than he has suffered. After thirty-nine taking his meals with him. Suddenly -it was, I of my note, Mr. Webber came to me. That was have stated that he was guilty of indecent assault between herself and her unwelcome consort. years'service with the P. and O. Company, known think. November 11th—he disappeared and then the following day. No one heard the conversa- on that girl; and that he was I have no doubt even When the fog had completely lifted, the Russian and beneared by every man in this place—as man-of-war was not in sight, and a fair wind pre-your lordsh p will understand from the fact that vailing, the schooler made the return journey to only a few menths ago he was appointed a Co. came to Mr. Tantra and said that there were about what I said to him? " "es, this wish to odly our attention to now is my vindica-Japan without any further adventure. On ar director of the Hougkong and Shangbai Bank. these three amounts not paid. This led to the conversation must be absolutely without pre ion of my character as a public journalist for riving near Yokohama, the captain of the Arctic | which in itself is sufficient to testify the estima- discovery of these two other amounts, the 881 | indice and perfectly confidential." I agreed bringing this case to public notice. His lord-hip on the side of severity, but considering found himself in a dicama. Having no papers tion in which he was held—no punishment you collected from Shang Tai and the \$27.56 given that it should be so, but told him that that was will tell you that I was privilegal in so doing, CONFECTIONERY AND the utter wreck of the man's career, his in could not enter port, and to remain outside can possibly inflict upon him can equal the terrible him to pay Tai Sing. The prisoner was subhopeless future, and the torture he must the Russians. Ulti-ly the schooler was up honour in his old age. I ask your lordship to down here. These are the main facts of the case. Said, "You are mistaken if you think that weighed by you in a golden scale, that some labeled dispraced dispraced dispraced dispraced dispraced dispraced dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgrace and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment, already inflicted, disgraced and dispraced in Shanghai and broncht place at the Police Court the day before. I statements are exaggerated, they mast not be punishment already inflicted, disgraced and dispraced in Shanghai and broncht place at the Police Court the day before at the Police Court th have suffered during the last few years from cored among a flee of lishing vessels, and with take this into consideration. It is no extendation. It is no extendation. It is no extendation. It is no extendation. the constant fear of detection, no one will be her name scratch I out endeavoured to look as if in a logal-sense, but it makes a difference in the while the captain went on shore to report mat. the money of others with the full intention | His Lordship—It is a pity it was not put in much more important to us to show that Fraser fore any case can be made out by the other side ment ought to have been made longer. If ters Next morning the schooner ventured into of replacing it. Your lordship will understand that form: I shall have to tell the jary the Smith has suborned you than to prosecute you." It must be shown that the articles were actuated temptation had not come in his way in the port almost at the same time the purishment that has been inflicted toobnical distinction between the offences of I said I understood that he was afraid that Smith by malice. Mr. Francis stated in his opening

> of the labour he imposed upon himself in work- pleaded on behalf of the defendant that he was for some time and he would consider it. He made by him with the object—a practice very ing in the office evening after evening and only receiving 22 rupees a month and that he added. "This conversation must be as though it successfully parsued by him on former occasions morning after morning in the vain hope that a wished to leave the firm and set up business for had never taken place." I said, "Certainly." I -of doing what is known as fogging the jury. rise in the value of property at Kowloon or in bimself. It was evident that the accounts of his may add that I have never spoken to anyone in He wished to muddle, you, gentlemen, and he shares would enable him to replace this money. employers had got mixed up until they really the world on this matter till now. On aturday made statements that he has never attempted to The prisoner had no idea of i juring the P. & did not know who had been paid and who had not. morning while I was in the Court getting the justify. He says my object was to drive Min-O. Company in any way, and as my learned The prisoner absolutely denied ever rec iving the volume of the Duily Press that I wanted. Web- hinnett out of the Colony. What foundation is friend has pointed out each successive offence specific sums stated. He (counsel) submitted ber came to me and said, "Francis isn't going to therefore no a statement? Supposing I haddriven.

> was almost a necessary consequence of the pre- that neither larceny nor embezzlement had been | mention about Minhinnett's conversation with | him out of the Colony, what would it have benefitvious one. He has already, as I said before, been proved, and that these transactions had been me at the Police Court; if he does I shall say tedme? The promissory note was a joint and severmost severely punished in the past and at the mixed up and in that way lent a semblance of what took place in your office." I said, "I al note. If I had driven Minbinnett out of the present moment is undergoing a terrible punish- of dishonesty to the actions of the prisoner. ment. For so many years a good and faithful His Lordship, in summing up to the jury. servant, he now stands dis one nred and disgraced, explained the technical difference between larthe most painful punishment that could possibly cony and embezzlement. Reviewing the evifall to his lot. I therefore entreat your lord- dence, he asked the jury whether the actions ship to make the sentence which it is necessary of the prisoner—especially his sadden departure to imposo as light as you can possibly make it. for Shanghai-appeared to be the actions of an His Lordship-Edward Littl-field Woodin, bonest man. In directing them to consider I feel that I can pass sentence upon you now, their verdict, his lordship pointed out to the because I may say, with great respect to the jury that they could only find the prisener either learned Counsel who has addressed me so ably guilty or not guilty of largeny upon the first if he admitted you had suborned him we should I think that no Englishman, that no man of any on your behalf, that the considerations, or some four counts and embezziement upon the last. of them at a y rate, which he has brought to my The jury immediately returned a verdict of draw.

> notice must necessarily occur and did occur to guilty in all three points. A point of law on the application of Mr. Your position here is a most painful one, and Pollock was reserved in the case. His Lordship-, I must deal severely with a I feel it my duty to pass upon you will be case of this sort. The sentence of the Court is always reliable. Why did you ask Mr. Spooner again my intention of so vindicating my a source of great grief to a number of the eighteen months' imprisonment with hard to bring Webber down?

leading inhabitants of this colony. To you labour. IN OBIGINAL JURISDICTION. CHIEF JUSTICE.

> MINHINNETT v. FRASER SMITH. The hearing of this case was resumed. Mr. J. J. Francis, Q.C., instructed by Messes. Donnys and Mossop, appeared for the plaintiff; the defendant conducted his own case.

The jurges were: - Nesses H. Z. Just. C. C. an opportunity of considering the course the this colony. It has been said, and very truly said, Cohen, D. B. Tata, G. Stewart, E. R. Belilios, that for many years you were a faithful servant | G. de Champeaux, and H. W. Dick. Yokohama possesses a flourishing/chess club pared to accept the plea of guilty upon the of the P. and O. Gempany, and you received John Minhimsett, examined by Mr. Francis, the reward of that faithful service in your pro- said - When I was at the Police Court Mr. Hewett. I don't know whether your Lordship very ree hand which was necessarily given getting on, will you shake hands with me?" I will desire me to make a few remarks with re- to you to deal with the property of the said, "No, not after the lies you have teld." He Express, has been very profitable this season. The Crown I don't desire to press your Lordship. It is a very different thing when offences you know Fraser, he's got me?" I said "How not have given you notice either. company is said to have forwarded to Lundon acted from a sense of their duty in oringing this negrigence of employers. No such argument I will speak to my solicitor." He sail, "If Witness-I don't think I used the word

> in which you represented that the Government | Cross-examined by Mr. Fraser Smith-I did | hear it. It is a soutenes for the second, third, fourth, and lif he said that he had told a trumped up story. eighteenth counts of six years' imprisonment with I know nothing of what Mr. Dennys said to Mr.

Mr. Francis-In cases of felony, my Lord, it charged by Jamsetjee Manockjee Tantra with went home in 1881. During the three years I life. I believe there is a rule against the em- or anyone who has heard the evidence that has tion in most cases of embezziement, and in as a n n-Treaty subject, but the amount was is not the practice of the Court to receive affidate leaving on November 3rd feloniously stolen was here I had 39) a month. Sundays, holidays ployes in the Department receiving "cum- been given here doubt for a moment that this was here I had 39) a month. Sundays, holidays ployes in the Department receiving "cum- been given here doubt for a moment that this vits on b-half of the prisoner, but I am sure \$375.50, the monies of his employers, Messrs: and ni bt work, double pay, chair allowance Siz, shaws from contractors in any shape whatever, man is steeped to the lips in the grossest immocitent, however, is an interesting one, as being your Lordship will permit me to say what the Putell & Co., and further with having on divers and lodging allowance \$17.50. I never borrow. prisoner would have said himself in an wer to days between August 1st, 1891, and November ed any money from the contractors. When I was with me he was detached from the ordinary who can come here and say that I ever did a disheld in the Colony, with a high salary of duty having been imposed upon the business | the question, and I think your Lordship will take | 11th, 1891, stolen monies amounting to \$200 | was in gaol a friend of mine got \$1,500 from department for particular service. He was not bonest action or that I ever lifted my hand or held in the Colony, with a high salary of duty having been imposed upon the business | the question, and I think your Lordship will take | 11th, 1891, stolen monies amounting to \$200 | was in gaol a friend of mine got \$1,500 from department for particular service. He was not been imposed upon the business | the question, and I think your Lordship will take | 11th, 1891, stolen monies amounting to \$200 | was in gaol a friend of mine got \$1,500 from department for particular services. He was not been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the business | the question of duty having been imposed upon the duty having be The jurers were as follows:-Messrs. T. B. Tsang King for my bail, if you can call that subject to the Government regulations in the my voice or my pen to aid one. I have errod concerned I will state nothing but what I have Powell, H. J. Scott, E. C. Barradas, E. J. Main, borrowing. I was charged with rapound bail was ordinary way. He was engaged specially for and I have suffered for my errors. Had reason to believe to be true from what I have S. L. Darby, R. Tresilian, and J. M. de Carvalho. allowed in \$3,000. I paid \$1,500 in myself and I the waterworks. The Acting Attorney-General (Hon. A. J. a friend of mine get \$1,500 from Tsang King. fruits of his dishonesty: Beyond this the responsible there is the fact that he made no of the fact that he made n nection with the Yokohama Harbour Works nine years in the employment of the P. and O. Leach) presecuted; prisoner was defended by Mr. I did not know at the time from whom he had Illies & Co. 8265,342.00; Jardine. Matheson position of Superintendent his record of good eral said—The prisoner is charged, my lord, with I lent him the money he was carrying out case, and I can assure you that I shall endeavour the life of a literary free lance in a Colony that I & Co., \$275.237.95; D. T. Stewart & Co., and faithful service up to that date must have embezziement of five separate sums of a lower by supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works under my supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works under my supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works under my supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works under my supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works under my supervision. I thought I to be as brief as possible. I would like first to imagined had need of a lot of free lances to keep works. tempt to escape until he found it was no \$289.784.14; A. O. Gay, \$299.250.00; Ph. von been complete. It is only since 1866 that his The circumstances under which he is charged are was doing quite right. If I could get eight point out that, as I am sure you are aware—we it straight, and what has been my reward? Two Henert, \$315.0 0.00; Nui Gai Totatsu (saicha, difficulties and his offendes commenced, as follows. He was until recently in the emband twelve per cent. on my money I was have seen it exhibited in Court this morning, months imprisonment for the alloged libelling and the second to the court this morning, months imprisonment for the alloged libelling and the second to the second t 3317 2.5.43; apt. T. M. James, 3329,710.62. Although as my learned friend said just now, ployment of Messra Patell & Co. and immediate not going to keep it in the bank at two and —there is a great deal of animas amongst of a man who has since been proved to have bee

and then he left the Colony, it is under-Messrs Raspe and Co. and H. E. Reynell and this is not a case of sudden and spontaneous ly in the employment of a man named Tentra, a half. I made no measurements with regard men of all classes against public newspapers, and the biggest blackguard on earth and six months.

Messrs Raspe and Co. and H. E. Reynell and this is not a case of sudden and spontaneous ly in the employment of a man named Tentra, a half. I made no measurements with regard men of all classes against public newspapers, and the biggest blackguard on earth and six months. stood, practically pennihas, taking with him Co, had also sent in tenders but withdrew them. Visiding to immediate temptation to take a who was the managing partner in the firm. The to the conduit. I was not answerable or respons. In the day of the conduit. I was not answerable or respons. In the firm withdraw them. The to the conduit. I was not answerable or respons. In the firm withdraw them. I was not answerable or respons. In the firm withdraw them. I was not answerable or respons. In the firm withdraw them. single sum of money, still I put it to your prisoner was simpleyed as a clerk and his duty was lible for the work done. Tsang King has not editor and proprietor. I ask you therefore Journalism is a beautiful jewel hanging on the estimate being only \$256.000, and it is said that Lordship that this has been something even generally to look after the business of the firm, repaid the money, but the debt has been trans- in this case to set aside and ignore ill personality wall; it is only when you come to grasp it that his journey. And even then, according to every one of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. Of course of the above firms refused to tender less morally culpable. acter of the legal offence there can be no of the firm, and to collect the monies due the his name, but the man himself is averso to his judge the case solely on the evidence which has one can come forward and say that I ever took a question. The law refuses to look into a man's intentions and the offence is completely committed as far as the law is concerned the moment he takes money that does not belong to him, but to leave the same day, and when he had he takes money that does not belong to him, but to leave the same day, and when he had he takes money that does not belong to him, but to leave these heroics and come divided as counts for goods sold he was sup-I think a very broad difference ought to be made posed to bring the receipt to his master to me for the money. I went security for for right and justice. I sak for no more to the bedrock of truth. What has occurred between the case of a man who having no pro- hand it over that is to say, to Mr. Tentra- and Mr. Webber to the and I deserve no less. This, as you have throughout this case? Mr. Webber comes here. perty or money of his own takes money belonging it would be entered in the broks of the firm in O.B.C. for \$6,500. You and Mr. Webber want heard, is an action for libel for \$5,000 brought at my request to give evidence. He is kept far to somebody else with the deliberate intention the usual course. There are five items which we ed to buy some curboats and fixed me up a yarn by Mr. Minhimatt against me for two ar longer than he anticipated. Suddenly one of k eping it and not returning it—an ordinary allege he has embezzled. On August 6th he as to what money you were going to make. I ticles published in my paper. The first one morning he informs me he is about to leave case of farceny—and the case of a man like Mr. was given by his master a sum of \$349.80 to pay got the money from the Sin Kut Bank through appears to have been based on a case heard in and I make an application to have his evid-woodin, who had landed property in Kowloon, a specific debt to a firm called Messrs. Tolati de Tsang King. The money was not repaid at the Court, Minhimsett v. Fukeers, in which Mine ence taken de bone asse. Before that exabout 140,000 square feet of it, and supposed Co. It appears that Messrs. Tolati & Co. had end of the month and I was made responsible. himset stated that some money had been repaid amination was half fluished the learned countries. to be of great future and almost immediate value, dealings with some firm in Calcutia. The Cal- I could never see you and Mr. Webber together, to him, but he did not know how much. The sel made an application to have Mr. Webber who had \$100,000 in shares, and who, tempted on cutta firm forwarded goods to Mesars. Tolati & When I came to you used to telephone to article dealing with the case was a fair comment arrested and charged with perjury. He got an emergency, on a sudden call, makes use of the Co and they were sent forward with the usual Webber to clear out, and if I went to Webber ho on the evidence given during the hearing. I a little information from his lordship that money under his control fully believing at the letter of advice to Messrs. Patell & Co. telling did vice versu. (Laughter). The note was from utterly repudiate the inuendo attached by the perhaps he was not acquainted with. He was time that in allew days or a few months at the them that the goods were sent, and mentioning ferred to Teang King's name and afterwards learned counsel to the words complained of; I told his application was out of order. The exavery outside he would be able to return that the price. Therespon, or within a reasonable re-transferred to many dang that any malice or feeling of ill- mination was continued and at the finish money intact, without the shadow of an intentime after the receipt of that letter, Mr. Tantra of the accusation about will actuated the words made use of. It states in of it his lordship made the remark that it was tion at the time of defrauding the P, and O. would send this man to pay the price of these the meants for the first time eight or ten months offect that Minbinnett was in the habit of taking the fullest and most complete ex mination he Company. That is the character of the offence specific goods to Messrs. Tolati & Co. On afterwards.

statement at the trial that you were grossly pur- in that onse was the woman Ngan. You have juring yourself, and sending two innocentmen to | beard her evidence in this case. | She lived with that some have been replaced, but, on the The Acting Attorney General I should sub- good? I was not. I believed and I still believe the plaintiff for some six or seven years. He

The Acting Attorney-General—Yes, my lord. and he has forced you to commit perjury, it is due decorum as regards the language used. Besian man of war entered, but after lying in the on him during the last two years with this dis- larceny and embezzlement. It is difficult for would bring a criminal charge against him, and spe ch that he would prove this. I ask you, port for some hours the crew, becoming alarmed, covery langing over him and the desperate a lawyer to understand. I am afraid it will be that it would be better to face that than the charge gentlemen, has he done so? He stated that of perjury, an offence we could prove. He said Kinhinnett and I were engaged in con-His Lordship said he did see not anything on The evidence for the presention, which has Smith had no hold over him but the possession flicts. Has the proved that? He states Il and sent to the hospital—and hearing rumours the depositions about his efforts to recover this already been fully reported, was then proceeded of his papers. I said that if he denied what he that I took possession of Webbar's property uphad said to Minhianett, it was no use talking any der power of attorney. Has he proved that P He Mr. Francis-I was thinking, my lord, rather Mr. Pollock, at the conclusion of the evidence. further. He said that the case did not come on has proved not ing. All these allegations were

thought that was confidential, but all right". Mr. Fraser Smith-How is perjury defined? on that note all the same. Where, then, was the

legal opinion without a fee. (Laughter.) Mr. Fraser Smith—Is it a felony or a misdemeanour? Witness—A misdemeanour. Mr. Frasor Smith—Is it a rule for solicitors | did. Mr. Francis says I have repeated in the to opadone - ffances?

Mr. Fraser Smith—Do you consider you were justified in the way you acted towards me? Witness -Yes, I did so on the advice of counsel. Mr. Fraser Smith-Counsel's advice is not world generally. I have stated again and

Witness-He introduced Webber to Minhin- counsel. He says that I staled that I would nett in the Police Court. I know Mr. Sponer | bring witnesses from here, there, and everywhere. very well because he often comes to my office with I never stated any such thing. It is only an-

Witness-Webber was stopping with him. I back for the sole purpose of saying what he knew thought you were suborning Webber to give in connection with this affair and for nothing evidence, and I fancy Mr. Spooner thought the else. With Mr. Webber's private relations with

the same opinion as I had.

was stopping at my house? Witness-No. Mr. Fraser Smith-Do you not think it would have been more honourable to have sent a no other purpose. I now propose, gentlemen, letter to Webber to my house?

Witness-Certainly not. I don't give notice | before you what I take to be the salient points. when I am going to get a warrant out against I must admit to you first of all that the whole

Japanese seal-catching, says the Nagasaki ference to the case, but I may state on behalf of Company, azgravates the case against you. said, "I know I was an ass to tell such lies, but ed we should certainly have done so, and should that evidence and that a certain amount of partly in consequence, it is believed, of the Go- to pass a severe sentence on this unfortunate are committed by the young and inexperienced the devil has he got you? I don't see it at all. Mr. Fraser Smith—When Webber said in this there has been some very tall lying on one side verment having stationed a man-of-war up man, and on behalf of those who have instituted when large opportunities occur. In such a case You might have speken the truth." He said. Court that you said yourself and Mr. Francis want. or the other. It will be for you to say on which north to worn off poschers. One Japanese these proceedings I may say that they have only one can plead in extenuation to a certain extent "Will you let me off." I said. "I don't know, ed to smash Fraser, was he speaking the truth? side the taller lying has been indulred in. On poor man to justice, and they have instituted can be used in your case. You had the fullest that's the case, I am going in," pointing to smeak. I don't deny, my Lord, for a moment cies have been stated as gospel truth. It these proceedings with the greatest sorrow and confidence of your employers, as is fully shown | Victoria Gaol. The conversation went on while | that I do want to smash Fraser Smith, and (turu-

Mr. Fraser Smith-Indeed! I am glad to a particularly high class, but when you are enquir-His Lordship—There was no reason to suppose had kept back some \$100,000 at 7 per cent. not tell Mr. Dennys about his till after the case James Orange-I was resident sugmeer in to get the evidence of the people with whom he interest. Such a story could hardly have been had been remanded. I went to Mr. Dennys's connection with the Tytam Waterworks from associates. With regard to Mr. Webber I think The Attorney-General -No reason at all, my believed unless the fullest confidence was reposed office. As near as I can remember the words 1883 to 1889. he plaintiff was employed as it is a case of evil communications corrupting

Lord. Of course there can be no doubt upon a in you. Now you have pleaded guilty to three were exactly as I have said. I heard Mr. Spooner overseer in connection with the works. The good manners, and I can only regret that perusal of the depositions that the case was of a pharges of theft, numbers 2, 3, and 4 of this in- give his evidence were. I heard him deny that contractors were paid on certificates given by a man of his standing should have been on err serious nature. It is not one sudden or dictment; you have also pleaded guilty to one he ever made any signs to me or had any conspontaneous act to cover some loss in some specu- o arge of falsification of the books of the Com- versation with a view of bringing Mr. Webber given according to my judgment. It is not The defendant then reviewed the evidence given lation; it is a series of larcenies going on from pany, and you have further pleased guilty to and myself together. That was a lie. He did correct that measurements were sent into the said called the attention of the jury to the fact 18.6, when he was first put in complete control the charge of forzery, forging the initials of do so. It is false that I said to Mr. Webber office to Mr. Gouldourn, that he calculated that the whole of the witnesses he had called could of the Company's affairs, by being made Acting Mr. Hewett to which I referred just now. Of that I was sorry to have to prosecute him. what was due, and that the contractors possibly have had no object in coming forward and the saddest part of it is that there is so of standards, however, is a sign of the early Superintendent. The course these different His evidence was false when he said that were paid by him. Any bills filed in the and giving evidence on his behalf. Continuing, and the said that were paid by him. Any bills filed in the and giving evidence on his behalf. Continuing, and the said that were paid by him. Any bills filed in the land of the course these different His evidence was false when he said that were paid by him. Any bills filed in the land of the course these different His evidence was false when he said that were paid by him. Any bills filed in the land of the course these different His evidence on his behalf. cony appear to have been fraudulent nots lines of the same sad story, and it is my he had not said at the Police Court that Government Office were drawn up under my defendant said—I have taken every step to intended to cover the previous acts of larceny, intention to pass in effect one sentence on his statement in his examination was a pack guidance and mostly in my handwriting. Min- elucidate the truth of the charge that was made as detection became probable, and with a view the different counts to which you have ple ded of lies. I left the case entirely in the himset could not have favoured the contract against me. You have heard the evidence of Mr. probably to stave of the evil day. I desire to guilty, and I am fully aware that the sentence hands of Mr. Dennys, I am aware that tors in any way. All I have to say of him Dennys, a solicitor of this Colony, who said that if leave the matter which I feel that I must pass upon you for the he wrote to Mr. Spooner to ask Mr. Webber to is that I nover wish to have a better ser- he had the chance he would squash Fraser Smith.

> Cross-examined—I went once or twice a day to | call your attention to the latter of the 3rd August hard labour, and on the last count, which is a Webber. I came to this Colony in 1878. I the works, almost daily. Muhimmett made some from Mr. Webber to myself. It has been misdemeanour, the sentence is one year's im- came out in connection with the Prays well-measurements for my own information, as a check said that this letter was concected. I put it to prisonment with hard labour to ran concurrent. I was a stone mason when I came out. I was on the measurements I had prepared myself. Mr. you whether this lo ke like a concocted letter. ly, with the other sentence. Your sentence is engaged on the Prays wall for two years. I Minhimset kept a measurement book. I have I cannot see on what grounds Mr. Francis therefore in effect one of six years' imprisonment | was then ent by Mr. Price to superintend the never heard of any complaint from Mr. Price suggested that Mr. Webber and myself conerection of the P. & O. office. My agreement about measurements not being sent in regularly, couted this letter. For what purpose should sta es that the Surveyor General can place me It was not the custom to send in measurements we do so? What does it prove? It simply Cawasjee Eyramjee Tavaria, a clerk, was with my consent under any private firm. I at all, I know nothing of Mr. Minhimmett's social states that the plaintiff was immoral. Can you Re-examined—During the time Minhimett rality. There is not a min living in this Colony

> > This concluded the case for the plaintiff. Mr. Fraser Smith, in his address to the jury, ried on my course in the way I thought,

Witness-Well, after it was said to have There is no other part of the article that refers to go away. The learned counsel, having

was discharged by the Magistrate on the ground

Colony. I should have had to pay Tsang King Witness-I don't think I am bound to give a object of driving Minhianett out of the Colony ? The idea is absurd. I pleaded: gout lam n. justification as a defence in this action. 1 think I must have proved to the satisfaction of every one of you that I was justified in writing as I columns of my newspeper, ad nauseam, that I Witness-I did not do so. What I said was | would vindicate myself when the opportunity cama. have asked the magistrate to allow us to with- nationality would say that if a man was arrested and convicted as 11 was, he is not justified in taking advantage of everything in his power to obtain a restitution of his rights and to vindicate bimself in the eyes of his friends and the self: "repeated it ad nauscam." says the learned regard to the opium form and I knew he had other instance of Mr. Francis trusting to the fertile field of his imagination. It is well Mr. Fraser Smith-What had Mr. Spooner known that I went to Australia for the purpose of getting Mr. Webber back. I brought him Minhionett I had nothing to do. I knew no-Mr. Fraser Smith-Didn't you know Webber thing of them except from casual mention and I cared less. All I had to do with was that he should come back here and tell the truth in regard to this matter, and I brought him back for to run shortly through/the evidence and place evidence, to some extent at least, has been affected by contradictions. But you must remember. gentlemen, that so no time has elapsed since Witness-If we had got the evidence we want. the occurrence of the events sworn to in

ing into the character of a man you are bound business in this Colony and also for the punish. Dennys made overtures to Mr. Webber and found him at work. I cannot believe it was begin to see daylight coming through the dark ment of your own fault is a terrible sentence, stated that the prescention would be abandoned true that he used to spend hours daily at Mr. clouds that for many months have been hanging over me. And now, gentlemen. I should like to been like others whom I can mention, I might. have wallowed in wealth. But I have car-

> bribes. It has been proved beyond doubt, it has had ever taken down. His lordship also sugbeen in fact admitted, that he did take bribes, gested that Mr. Webber should be allowed directly or indirectly to Minhimsett personally played his last card, enid no, he would not let but this. My defence to this action is one of him go away, he would have him arrested. has the privilege of discussing public matters. his own responsibility. As we all know Mr.

Webber was arrested. His examination was fondent although they had information in lings in the present case he had no such by idence that it was the Magistrate's duty to dismiss for some time. I do not think there is any limited a everything he had said could have their possession which sione would have in his possession as that now given by Goulbourn the case. But had the defendant added such necessity for me to read them through. I have proved one way or the other, what been almost sufficient to have satisfied the and that the evidence had been manufactured for proof to what was given before the Magistrate's duty to dismiss for some time. I do not think there is any the case. But had the defendant added such necessity for me to read them through. I am proved one way or the other, what been almost sufficient to have satisfied the and that the evidence had been manufactured for proof to what was given before the Magistrate's duty to dismiss for some time. I do not think there is any certify reason could then be for defaming Court as to the innocence of the negused. They propose of justifying Fraser Smith in his trate is to ratisfy the jury that the They are not very brilliant, it is true, but they him? Gentlemen, you will understand the reason The present notion was commenced before the quarrel in the bankruptcy proceedings, his course offence was committed? It seemed to him that may be better. Will any one second the recepniter what you have beard to to day. You have conspiracy case, but for one reason or another, in the civil action, and the charge he made before all this extra evidence proved too much be tion of the report and secounts? heard one of the most scandalous admissions over the defendant's applications for postponement | the Registrar-General. He would ask them to find | cause if it proved rape. The | Mr. Ozobio seconded and the motion was made in a Hougkong Court of Justice. I was and so on, it had not come on until the not only that that oliving had not been support, article published by the defendant found fault, animously carried. fighting as I thought against Minhimsett, but it present time. Mr. Webber was brought up ed, but that the evidence addiced in support of with the persons in authority for not having had Messes. F. A. Gomes and F. Henderson were a spaces I have not been fighting Mahinnett. I from Australia and examined de bene case; it was palpribly and undoniably false. On the the charge formulated as one of indecent assault, reappointed the Consulting Committee, and the h we been fighting the learned counsel and Mr. his ticket was taken at the time and he was to question of damages he had heard it suggested, instead of rape, whereas the charge that was auditors; Mossrs, R. Lyall and H. T. S. Green, Dennys. They wanted to ""quish" Fraser have gone away next day if nothing had happened. as probably the jury had, that even if they made was rape and nothing else. His lord- were re-elected. Swith. That is the explanation of the detention On that de bene esse examination he swore that were to find for the plaintiff it was not ship then proceeded to review Webber's evidence of Mr. Webber. They have attempted, or he had but himself a confession from Min- a case in which they should give large on the visit he was said to have received after vather I will say Mr. Devnys has attempted— himself that he (Mighinnett) had made an in- damages, because whether innocent or guilty midnight, and said it seemed a very improbable I hope or Freed had nothing to do with it—decent assault upon the child or had attempted of the particular, charge brought against him story that such a thing should have gone to another to substrate of the particular, charge brought against him story that such a thing should have gone to another to Mr. Dennys is a solicitor, he can gain to be a a confession-and the jury would quite under- not worth very much. But he would call their confess his own crime. The only explanation goatleman by Act of Parliament, but Lask you stand that it needed some explanation—he said attention to one or two considerations in con- would be that he had gone to seek legal whether any man worthy of the name would that from the early part of 1887 he had been on nection with that. Even a prostitute might advice, but Mr. Webber said it was not as have acted as he did. He was trying as he the most intimate personal terms with Minhin- bring an action for defamation if unjustifiably his legal advisor that he saw him: That bimself said to smash Frasor Smith, to much note. When a man said another man had accused of theft, and any man, no matter how bad was an incident of the case which was certainly a man who had never injured him in any way, confessed to him a most outrageous orime his moral character, had a right to justify him- a strange one, and it was for the jury to decide He was not acting in the interests of his client the question naturally suggested itself, how salf if accused of a criminal offence. If anything on one side or the o her. They had heard Minist the way understood by every bonomerable came he to tell you? The answer in this had occurred to bring Minhinnett's private hinnett's statement that when the charge of solicitor, he was not acting soldy to the in- case was, he was my most intimate friend, and life before the public the defendant might have perjury was made against Webber at the Police been soldy but he acted from matrices as Webber said, "I knew all his private life," been justified in commenting on it; but Min- Court, Spooner signalled to him to speak to of revenge, from personal animus, for the Rithere was no such intimuov the allegation himnest was a private individual, already in Go- Wobber and Webber said he had been guilty sons with which I am totally nonequinted. Is was practically gone. Mr. Webber's evidence verument employ, and it was a matter of indif- of telling lies. Minhimett went and told that a man to come into Court and ask for was that he was most intimate with Minhinnett ference to the Government and the public who- his solicitor and his solicitor communicated On GERMANY. d onages? Mr. Dannys says he acted on the land that Minhianott on a certain day had come ther he was leading a moral or an immoral life. with Webber. And on on that point he must say

veyor-General's Dopartment. It alleged that portance whatever to such a man, remembering he had before him. His lordship then read is a married man with a family at home. went on the constructions There could be which he was charged by Fraser Smith. That were entitled to comment on proceedings in lations.

bribes. Now a bribe was something hiven have stood by and allowed Fraser Smith and plaintiff was entitled to damages, but if it was which he would not otherwise have done. It such evidence as that in his possession? They said about Webber and Goulbourn. Now if Webwas not the same thing as a present. That could perhaps understand his not saying all he | berhad the information he said he had and learned had not devied that Minhinnett might have knew at the Police Court in connection with the I that his friend had been sent to prison for want received presents from contractors, but they | charge against Minhianett when the effect would lef it, he could not conceive of an educated man had also shown that out the time Mr. Minwas he subject to its rules and rayal tions. He two men to go to prison without saying one der which he left the Colony and knowing that submitted that on that article along they were word about it if he had in his possession the there was an action pending on the promissory second article Mr. Francis said there could be no From Goulbourn's evidence at the Police Court hunself posted as to what was going on by newsdoubt as to the malice that had scinated the and Fraser Smith's silence about the outrage papers or by seeing the captains of steamers. writer to per such an article. They they had a judie pleadings he would ask the jury to draw Then they had the story of Goulbourn. Could man charged on the hearsay evidence of a person the inference that Goulbourn's evidence given they conceive that Goulbourn with the know- by and by P who had the facts only on hearsay from another in the present case about the blood-stained ledge he said he possessed would have stood by P person and the man was acquitted of the vile garment was invented the other day because As Mr. Francis had said, they could under-

next step was the conspiracy trial. That trial itegistrar-General: With a month and more to himset to make them call on him for his defence? took place at the November sessions. At that hunt up avidence and justify that charge there His Lordship then read the evidence given

afterwards," and then his Lordship put the tions on that point originated with his lord- ven the defendant offending again.

so applicable as the present one. The greater to, was that there was no personal ill-freling it is true in substance and in fact, and I Law of Libel. On the question of malice portion of defendant's oration had been per- on his the learned conssol's) part towards undertake to prove it." It was for the jury to say he said the jury were entitled to draw in sonal attacks on and abuse of Mr. Dannys him, nothing but sincere regret that a young whether there had been an indecent assault com- ferences from the whole conduct of the and himself. Very little that he had said had man of such abilities should have got into such mitted on that child of tender years. If the defendant, from the small articles that had been any bearing whatever on the merits of the case, a position. He simply gave the best advice he defendant had succeeded to their entire satistical to them and from the plea that the charge In the articles which formed the subject matters could in the interest of his client. The learned faction, they could not award any damages. If | wis true in substance and in fact. With reference i the present action, he made two distinct counsel then went on to refer to the character he had not succeeded another question arose, to the letter written by the defendant to the harges against the plaintiff. In the first arti- of the defendant's answer and his amended namely, whether what had been published was fair plaintiff. Mr. Rodyk said he was there at the time cle he charged the plaintiff with being renal and answer a d further particulars, in which he did comment on the case that took place at the Police and advised the defendant. Did the jury think corrupt. In his answer to the patition he depied not reiterate the original gross charge of rane Court. The Magistrate was not in a position that was the whole, sole, and real motive for the that that was the right and true meaning of followed by death but alleged indecent assault in such a serious case to do more than take the writing of that letter, or was it intended in any work. what is written. Taking the paragraph which But he was not content to rest upon that, when depositions, if the charge appeared to be support- to stop the civil action then going on in Court ? referred to Mischinnett particularly, he (Mr | he came into Court, and on the evidence given by | cd. but if he considered the charge was clearly | And the articles in the paper, were they written before or after it, it could not be called some justification for his article; he went beyond what had happened? The charge of rape points before the jury, but if there was anything defamatory and it 'night by called fair and his pleadings and by the questions he put to his was made before the Magistrate, but in either side thought he had omitted, he would like reasonable comment on a case that had occurred witnesses and the evidence he extracted reiterat. the course of the investigation, if anything them to mention it. a few days before in Coart. Unfortunately the clathe charge that the girl was foully outrag- was proved at all it was a case of indepent. The defendant-I would like-your lordship

o charge of corruption made. He said that time he would have filed pleadings proved in substance and in fact, was what had untrue, defematory, and malicious; the defendant of the jury. He stated that Minhieums took would for the reasons assigned by Goulbourn was malice it destroyed the privilege and the malicious motives : damages \$3,000 to a person to induce him to do same inc | Ward to be convicted of conspiracy when he had fair comment he was not. A good deal had been be to let Minhinuett go free, but could they lorn man with any spark of feeling standing by tion. hinnett was not in the Department par understand any man standing by and allowing and doing nothing. Under the circumstances unentitled to a verdiet. In passing on to the important information Goalbourn said he had? note, it was inconceivable that he would not keep it before the jury retired.

charge brought against him, yet Mr. Frager Smith Webber's evidence de bene case had absolutely sland why Goulbouch did not tell all he knew thought fit to reiferate that charge in his paper broken down and it was necessary for Fraser in the Police Court proceedings against ringe of justice. He, (Mr. Francis) had very little made to the Registrar-General. Most of you, in the conspiracy case he should have all section 71 of the Code. doubt and be thought the jury would have very the learned counsel went on to say, knew the lowed the whole thing to pass and have taken little doubt that the whole story of this late John Pitman, and whatever his faults. I no steps to bring what he said he knew to the outrage on the child Afat had its origin in the ask you would be, if he had such information notice of the Court or the Executive Government. foul mind of Mrs. Goulbourn, a woman of us alleged, have stood silent for any mun? even after the trial? Was it not much more conthe most disreputable character. Having re- If Wrader Smith had been his bitterest ceivable that the whole of the story was simply lated the circumstance under which the charge enemy, he would have let the Government, an afterthought, got up for some reason or anof rape was first laid against Minhismett, Mr. and the public, and every man in the other to bolster up this case? He did not know

Francis went on to say that the case would place know that he had had from Webber in why it was done, but it appeared to him so innever have come before the public at all formation which showed that the charge of conceivable that these people should stand by but for the action taken by Mr. Ward and conspiracy was false. He is supposed to have for months and allow Fraser Smith and Mr. Fraser Smith. It was not a matter of slood silent about that during the trial at Ward to go to prison, that he would be more inpublicity or of public knowledge that a the Police Court, during the time that elapsed clined to take the other view. Mrs. Goulbourn. man's friends and acquaintances might know before the trial in the Supreme Court, and said at the Police Court, "I never saw it or said something about him. One could not say only to have given the information to I saw it and it is untrue that I did see it." in such a case that the matter was before the Fraser Smith when the latter was in gool. John Now she told them that she saw the offence public and was a matter on which apublic writer | Pitman could not have acted in that way if he | committed on the child and that she imwas called upon to comment. He would call had tried. It was not in John Pitman to do mediately told Ngan to go upstairs and see their attention to the character of the paper that so, and John Pitman's name is dragged into what was going on. That was not at all conwas submitted to Mr. Mitchell Innes by Mr. I the case for the first time after he is deed. The sistent with the story Ngan told at the Police plaintiff had been guilty of a certain offence, ber's evidence, saying that it was only after he or with Mrs. Goulbourn's own evidence before the which Mrs. Goulbourn or Ngan or some other | bad broken down in de bene esse examination that | Magistrate. A great deal had been said on Mr.

person could be called upon to prove, but it he for the first time introduced John Pitman's | Webber's de bene esse examination and the jury made a statement with regard to two or three name and the assertion that the woman Ngan had saw the circumstances under which that evidence other facts that could have been much for no come to him with Mrs. Goulbourn the day after the was given. The steamer by which be was going other object but to prejudice the character elleged assault to consult him about it. He put away was leaving on the Tuesday. On the Monof the man. It was a malicions and yet it to them that the additions made by Webber day an application was made for a debene esse exnomous composition prepared for the purpose to his de bene esse examination were absolutely amination and the parties consented. No Reof blackening two character of the man so false to his knowledge and were introduced for gistrar or Deputy Registrar being available, he that if the charge failed he would be the purpose of belstering up his discredited (his lordship) took it himself and sat to a late severely damaged in the eyes of those who statement as to his intimacy with Minhinnett hour and resumed at half-past nine next morn. heard of the case. It was abandually clear and the relations between them while Webber ling. The consequence was that there was

Minhimnett. Minhimnett was acquitted and the purpose of justifying the statement made to the dered there was sufficient evidence against Min-

- called to give evidence against the plaintiff, completely broken down. He was asked and jury were entitled to take into consideration the suggestion that the charge was suggested by I would just call your attention to one more pressed as to how it was that Fraser Smith conduct of the defendant as well as the position Mrs. Goulbourn and he thought Ngan was invery offence which he now weeks damages for, had ever informed Mr. Pitman. There was no as a member of the Public Works Department, and if the libel was persevered in up to the last very offence which he now weeks damages for, had ever informed Mr. Pitman. There was no as a member of the Public Works Department, and it is no note was persevered in up to me last. H. Brick & Cement... for being accused of. I ask you what is the statement then that he had written to Fraser he said the point on which both parties had been moment to exemplary damages as a punishment. H. & C. Bakery ...... value of the testimony of such a man as Smith on the subject. He said he had only spending their force was the criminal offence to the person for his malicious act. He thought Hongkong & C. Gas. that Gentlemen, I must apply is for having had received one letter from Fraser Smith and alleged. They had heard the whole history of they would probably believe Emily was Ngun's Honekong Electric... to detain you so long and I must thank you had only written two and that he had not told this man gone into with great detail, and the own child. Minhinnett said Emily told him H. H. L. Transvays. for the patience with which you have listened Praser Smith what evidence he could give defendant had undertaken to justify the charge she was not, but from her conduct the jury would Hongkong Ico...... to me. If I have conitted anything that I should against Minhimett. The important questions that he was guilty of an indecent assault. probably think shows. But although they might H. & K. Wharf & G. have called your attention to I feel I can safely | put by his lordship pointed out that there | That threw upon him the burden of proving | think that not much damages should be swarded | H. Steam Laundry.... leave it to his lordship to litt up the omission. was a flaw in the evidence, a missing link to the satisfaction of the jury everything the plaintiff for the injury he had sustained. Hongkong Rope..... Mr. Francis, in addressing the jary for the in the chain, Mr. Webber was afterwards of which he made a particular charge, and if he had been libelled maliciously and H. & W. Dock......... plaintiff, said there was an old saying, "If you defained on a charge of perjury. Whether it it must be dealt with by the jury as if perseveringly up to the last, then they might have no case abuse the plaintiff's solvitor," it was worth while doing that might be a question, they were trying Minbianett on that charge, laward exemplary damages. On this point his Hotels-

through the whole course of the proceedings was in Mr. Ewens's office. In the statement a very exhaustive examination. Now, if that that but for the defendant they would never have dictated by Webber to Fraser Smith on the evidence bud been left on record and Mr. Webtaken place. It was he who was the prime voyage up from Australia there was not a ber had gone away, he would have left this mover in the whole affair. It was of no public word about his being roused out of his bed without leaving two facts; important from interest that the details of Minhimett's private at midnight by Minhimett, not a word about the point of view of the defendant, recordlife should be published and commented upon, his going to the honce, or about the jewellery ed, namely that he had reported the matter least of all by the man who had taken upon until twelve months after the date fixed, nor one to Mr. Pitman, who was then living, and himself to drag those details before the word about Pitman. His statement as dictated that the woman Ngan and Mrs. Goulbourn had world. It was Mr. Fruser Smith who forced to Fraser Smith was that Minhingstt came consulted him with reference to the assault on the the matter into the Court, and brying done so and told him about some assault, that he child. And Mrs Goulbourn now testified that he then attempted to justify what he had write went to the house a day or two after she went with Ngan to Webber's office. He (his ten ne fair comment. A public writer had no wards in the afternoon, and that twelve months lordship) asked Webber the question in debene business to write a letter to a newspaper and then afterwards there was another now about Emily lesse examination when he saw Ngan and he said comment on it the next day. It was Mr. Frison and that then he was called in, and then the he saw her a few months afterwards in the house. Smith himself who put before the world the jewellers was handed over, and not a word They had also heard Ngan's statement. Whether whole of these scandalous charges and then call. about the seal. That statement threw she went with Mrs. Goulbourn to consult Webber rel it a gross miscarriage of ju tice because a man further discredit if it were necessary on his or not was a question for the jury to answer. whom he had of argod with afleged rape had been a syldence. The learned counsel then commented Another very important matter struck his mind sent out of Court unscathed and suitouched, on the letters that had been put in and on the atthetime, namely, whether an attempt had been What was his object in writing the article ex. als not of the letters written by Fraser Smith made to drive these important witnesses out. cept that he wished the public to believe that to Webber, which, he said, coupled with the miss of the Colony, whether Mr. and Mrs. Gouldourn the man was guilty of the rape with which Mr. takes made about Webber's letters to Smith, had been offered money to go away. It was Wart had charged him? He felt sure that was the very strongest ground of suspicion. The necessary on that point to have the evidafter the evidence that had been heard the second publication complained of reiterated not ence of Van Eps, and they had heard Van jury would have little doubt that this charge a charge of indecent assault, of which there Eps say that no such offer was made, that was made as a counterblast to the charge made might be said to have been some evidence at the no authority was given to him to make by Minhianatt against the woman Ngan. It Police Court, but it endeavoured to reiterate such an offer, and that he had no right to was then taken up by Mr. Ward and Mr. Fraser and force down the throats of the public that interfere in any way. Now as to Ngan's state-Smith on totally insufficient evidence, Mr. Minhinnett had been guilty not of the minor but | ment, supposing they had simply been trying a Smith at the time being in conflict with of the major offence and it was written for the Loase of indecent assault, would they have consi-

alv ce of the learned Counsel. I hope that is a to him after midnight, had told him of the out- He was an excellent endlie servant, as they he thought it was unfortunate that Mr. Dennys On New York. misconception. I cannot imagin any berrister, rage on the girl and the anger of the woman, any gentleman representing the English ber and had got him to do down in his slippers justification either in point of law o common with Mr. Webber under the circumstances and to assist in calming her. To confirm that and sense that because he was leading an immoral having regard to the fact that Webber was a with On Boarray. could possibly have advised such a course of make it more probable he said Minhimmett had life he should be charged with one of the gra- mass in the case against Minhimmett and was the action. Mr. Webber, hard up, brok a dow, as ordered the woman out of the house and given vest offences he could commit short of marder, subject of a charge of perjury before the he was, had still sufficient institute of a some and her jowellery to held her tongue and incident- and although that was not the charge actually Magistrate. Webber denied that he made the a gentleman to refuse to be bought and sold, ally a seal had been tossed over to him brought against him it had been published all statement and Mr. Dennys said that he denied to play the role of Judas Israjot, even at | Wobber) as a sort of cumshaw for his ser- over the world that John Winhinnett had been it to him. Referring to the evidence of the uggestion of Me. Dunys. And now view. To make it clear that this intimacy guilty of murder, that he had so outraged a child Minhimett his lordship said he was struck with On Shandshallto refer to one more point; it has been suggested, existed be said be made Minhimsett's nequain- that she died. The defends t beasted that his the manner with which he made certain answers why did Mrs Gon board not tell the story in tence in Mr. Ewens's office, that he was a paper had a wide circulation, and he would ask to him, but he thought it only fair to say that the Polic Court that she has told in this box ? regular client there, that he had a lot of them to consider what effect the charge made in Minhimett had heard so much about the charge She has told you the reason and I think you will cases, and that he pressed him to leave Mr. that paper against Minhimmett might have on the that the date had possibly become fixed in his admit that it was a very probable one. She Ewens's office and set up in business for himself, latter's prospects of obtaining employment. Mr. mind as that to which reference was being made. was told that if she did hen husband would got and that he promised him business worth \$500 a Fraser Smith had put it very strongly, when It was for the jury to say whether there was into trouble. Why, if he story was not true, month As the ju y had seen by the de bene case dealing with Goulbourn's evidence, that from anything in his manner indicating anything like Banksshould Mr. Van Eps. as she has stated, offer her bexamination he broke down absolutely on that men in that position of life they must not expect the admission of the charge, namely an indecent

\$500 to clear out of the Colony? Take every point, and he had had to admit in the witness the same high standard that they expected assault on the child. Mr. Francis had suggestwitness that has been called; what object have box that he was entirely mistaken and was un- from better educated men, and in this colony, and that Ngon was put up to make the they in coming here the give evidence against able to show my business at all done with him- where there was no ower middle class, where a statement she did by Mrs. Goulbourn. Mr. Minhimnett? It has been asked why self before. December, 1888. The whole pro- man like Minhimnett could only associate with but Ngan herself said she did not tell Mrs. Mr. Rodyk was not called at the telal. Mr. bability of his statement as to the alleged con- certain people, it was almost a matter of course Goulbourn until some months afterwards and Rodyk has been called and his fold you but fession rested on the proof of intimesy and that he should drop into these immoral connect that the child remained in her house under it was his own suggestion that he should not be familiarity, and on that point the witness had tions. In considering the question of damages the control. He could not see any ground for the point, gentlemen, before finishmer, and that is now that he possessed that knowledge or of the plaintiff, and he would ask them if they genious enough, if she thought there was any to the statement made unawares by the plaintiff my knowledge in connection with this matter gave a verdict for the plaintiff not to rouder it charge against her, to invent that countercharge i Camubell Moore&Co. when he was in the box. He was asked when and how it was that he went down to Australia nugatory by giving werely nomical damages herself. The girl Emily had not been called by China Boraco ....... Ngan first charged him with the outrage on Li to fetch him up to give evidence in this case, but to give such damages as would mark their either side. If the jury found the plaintif was China Sugar ...... Afatt- His reply was reight or nine months and he (the learned coursel) believed the question at the plaintiff and pre- entitled to damages, the question arcse, what Chinese Loan 84,0 amount? That depended very much on the Clunese Loza '86 E. question. "After what," and the plaintiff picked ship. Although pressed on the point there was His Lordship then 'proceeded to sum up, and 'man's character and the injury he had re- Cruickshank & Co.... himself up. Two seconds more and we should no statement then (at the de bone case examina- having dealt briefly with the article of the 12th coive). If there had been a false and ma. Dairy Farm Co. ..... have lad Minhimmeli admitting himself the tion)-Mr. Pitm m'being then in life—that he August which referred to the plaintiff's conduct licious publication he was entitled to damages. Fenwick & Co., Geo.,

had never seen a case to which that saying was but all he could say, since it had been alluded The defendant said, "I have made that charge, lordship read a passage from Odgets on the

Francist was quite prepared to say that had it the woman Ngun in the Police Court, which he unfounded or had broken down, it was not honestly and bona fide or with a malicious. stood alone, had there bean nothing coming either might not unfairly perhaps have put forward as his duty to put a man on his trial. Now motive? He thought he had now put all the paragraph did not stand alone. There was ed and that she died in consequence of that assault. If the evidence had been equal to to make some comment on the contradictory something before and something after it. The outrage. Mr. Goulbourn was first called, and it the Magistrate would have been bound to evidence given by Minhiaustt in the box and on article opened with ageneral attack on the Sur. he would ask them if they could attach any im- commit on that charge, but look at the evidence the fact which has not been contradicted that he they were all incompetent and corrupt, practic what he was, dismissed from the Public Works the material portions of the evidence taken | His Lordship said the jury had heard both cally from the Surveyor-General down. He then department, practically out of employment, at the Police Court and said there was no Wabbar and Goulbourn say that Michigant sent

went on to deal with the overseers who came into | barely earning his living, separated from his corroboration except that a row, appeared money home. Goulbourn remitted it for him contact with Chinese contractors. He point de wife, who was misconducting herself. Goulbourn to have occurred, and it farther appeared through the Crown Agents and one time he said out they must be corrupt because they had made a statement which if it were to be be- that a charge had been made by Minhiauett it was for his wife and another for his sister, more money than they could legitimately or produced would is stify any jury in finding against the woman Ngan, and this accusation all of which showed that if he was a married perly have so far as he could see, and then he Winhimselt gailty of the gross outrage with was brought as a counter charge. Newspapers man he did not care much for his domestic reno doubt that heighingest was the person allud. statement was said to have been in Frager Courts of Justice, and it would be for the The jury then retired, and after twenty ed to and that he was intended in the reference Smith's possession in May last, and yet in his jury to say whether what had appeared was minutes returned with the following verdict: to corrupt overseers who took money from this pleadings he only put in indecent assault. Did fair comment on the case in question. As- -"The jury have come to the following ness contractors. The defendant said there was they believe that if he had had Goulbourn's state- suming they considered the charge was not conclusion unanimously:—The two articles are Weal Wareh'se Co.

venulity did not mean corresption. Site a charging only indecent assault? Did they be been published by the defendant fair and honest has not proved the allegations made: they condelense was an insult to the common souse lieve that any man, however low his character, criticism or was it dictated by malice? If there sider it is not fair comment but dictated by Mr. Francis-I ask that judgment may be entered for the plaintiff and I am also instructed. to ask your lordship for immediate execution. The defendant—And I ask your lordship for New Malwa ....... \$490

> His Lordship—What was the misdirection? His Lordship—Yes, you ought to have stated Patna (Old) ...... \$505. The defendant—I regret I cannot give it at Benares (Old) ......... \$485 His Lordship-You want to find out something

The defendant--I don't. His Lordship -I enter judgment for the plaintiff for \$3.000 and costs of suit. Mr. Francis-I ask for immediate execution and to characterise the result as a gross misear. Smith to justify to the public the charge he Minhimmett, but was it conceivable that without waiting for taxation of costs, under His Lordship-Why should there be im-

> mediate execution? The defendant—The old story. Mr. Francis-I have simply been instructed Tokio .......... to make the application. His Lordship-But it must be on some ground. I don't see any ground shown for immediate execution and I shall let the usual course be followed. Anping The Court then rese.

CRICKET.

R.E. NON-COMMISSIONED OFFICERS v. R.A. Non-Commistioned Officers. This match was played at Happy Valley on Capa S. James ... the ground of the former on Saturday. Military duties unfortunately prevented either team be- Tokio .......... Fra er Smith. It did not state simply that the learned counsel then went on to review Web- Court or the evidence she gave here the otherday, ing fully represented, which necessitated the Nagasaki ........ introduction of substitutes. Three or four

batamen on ouch side got into double figures. but several of them received more than one life, Apping .......... the fielding generally being rather loose. This Swatow ........... 30.30 | 65 | -- | RNE | 4 | og told upon the bowlers, whose figures, given below, are not a criterion of what they can do. Knott (R.A.) was particularly smart behind the wicket, three of the R.E's being stumped in good style. For the R.E. Railton took five Baiphong ....... wickets at a cost of 51 runs, and Walker three for 48. For the R.A. Brunt and Parry divided honours. The following is the score: 

Br. Toft, b Walker
Corpl. Knott, o and b Reilion 16
Corpl. Smith, c Evans, b Hailton 2 Br. Conway, c and b Kaliton Corpl. McDonald, b Rallton Carpi. Jolliffe, run out Br. Pickford, not out Corpl. Tunnahill, run out Oorpl. McNaughton, not out Bap, Ross, at Knott ..... 3ad Curpl. Bonnor, b Parry

LABUK PLANTING COMPANY. LIMITED.

The second ordinary general meeting of the

shareholders of the Labuk Planting Company, Limited, was held on Monday at the Hongkong Thormon, 1 r.u., 68 Thorm. Minimum (over also present Mesers, F. A. Gomes, J. B. Gomes, F. Henderson, C. A. Uzorio, and J. H. Cuz. trial the woman Ngan was hever subpressed was not a tittle of evidence that was credible pro- by Ngan at the Police Court and said The proceedings were purely formal.

COMMERCIAL INTELLIGENCE. MONDAY. 21ST DECEMBER CLOSING QUOTATIONS. EXCHANGE. 

Bank Billie, at 30 days' such ....... 3/1 Bank Bills, abd months segue 3.11 Credits, at 4 months' sign: ...... 3 14 Doonnentary Bills, tenenths 'sight 3 13  $T_{ABIS} \rightarrow '$ Credits, at 4 months sight ..........397 On demand 

On Calcutta.— Bank, at sight ......71 SOVEREIGNS, Bank's Buving Rate...... 6 39

JOINT STOCK SHARES. Paid up. ( Quotations COMPANY. \$125 167 p.ct.pm. Hongkong & S'hai. China, Japan, &c... 21.5 \$13, buyers Do. New Issu: ... \* £1.6 | \$13, sellers Nat. Bank of Ch... A. Shares..... £4 37 p. ct. dis. B. Shares..... Foun. Shares... -£1 \$230, mellers \$50 | \$40, sellers St0 | \$10, nom. \$55 | \$10, sellers . \$100 | 3176, sellers \$500 Par. buyers la. 250 | Tis. 2774 | .\$50 | \$40, mam. \$10 | \$8. sellers \$25 | \$15, buyers \$50 | \$10, sellers \$21.50 | \$16, nom. \$50 | \$75, nom. £10 | \$120 ·

\$100 | \$65, sellers \$25 | \$80, cellors \$50 | \$6), buyers \$50 | nom. \$50 \ \$112, buyers \$125 | 80 p. ct. pm. \$50 | 8. sellers \$50 | \$55, sellers \_ \$25 | nom. Do. New Issue ... Shameen ..... \$15. \$10. nom. \$50 | \$107, buyers Canton ...... China Fire ...... \$20 | \$91 \$25 | \$62, sellers-China Traders ... \$50 \_\$325, sellers Hongkong Bire ... £50 | Tis. 260, buyers North China ..... \$20 | \$11, sellers Singapore.....

\$20 | \$161, buyers Straits Marine..... Union ..... \$100 | \$101, buyers Yangtaze ..... Labuk Planting ...... \$50 | \$4, sellers | Land & Building-H. Laud Investm't \$50 | 173, sellers Kowloon Land& B. \$30. \$12, sellers Peak Building ..... Humphreys Estate. \$100 | \$200, nom: West Point Buildg. Luzon Sugar ...... \$10 | \$1, sellers Balmoral Gold ... Charbonnages..... \$131.58 | \$260, sales & buyers lmuris ..... \$10 | \$2, buyers

Punjoin ..... Kaubs ...... 17s.11d. 60 ets. sellers Selamu ..... \$5 | ≯1, sollers \$2 | 30 cts. buyers Steamship Coys.— China & Manilo... \$50 | \$45, sellers \$50 | \$38, buyers Douglas 5. S. Co.... H., Canton, & M... \$20 | \$34, buyers £10 25p. et. dis. Indo-China S. N.... \$30 | \$30, nom. Steam Launch .... \$374 | \$374 nom.

E. & S COXON OPIUM. leave to appeal on the grounds that the verdict Old (1 year) Malwa' ... \$500 to 3 to 3 Oldest Malwa ....... \$510 3 to 4 ... Banares (New) ....... \$4624

THE WEATHER. METEOROLOGICAL REG STER. 20TH DECEMBER, AT 4 P.E.

STATION. Władivostock Nagasuki Shanghai ....... Hongkong...... Viotoria Peak.... Canton ..... 30.13 92 56 MMW 30.21 73 — ENE 30.20 78 92 6E Macao ......... Haiphong .....

30.30 63 61 NNE 1 0 -30.22 | 70 | 86 | ESE | 1 | -- | ---Cape S. James Barometer has risen. Gradients are moderate for N.E. winds Weather coolar, dry, and overcast. (Issued at 10.52 a.m.) HONGKONG BEGISTEE.

Previous | On date | On date 30.39 l'emperature ....... ilumidity. N.N.E. Direction of wind . Weather 1—RAPONETER reduced to 32 degrees Fahr, at see level, 2—TEMPERATURE in the shade in degrees Fahrenheit. 3—RUMIDETY in percentage of saturation, the humidity of sir saturated with moisture being 100.

ir saturated with moisture being 100.

-Direction of the Wind to two points.

-Force of the Wind according to Bounfort Besle.

6-State of the Weathers: b. blee sky; c. detached clouds; d. driveling rain; f. fog; g. gloomy; h. hall; l., lightning; c. overcast; p. passing showers; q. squally; r., rain; a. snow; t. thunder; v. visibility, w. dow (wet).

W. DOBERCK. Hongkong Observatory, December 21st, 1891. MESSES, FALCONER & Co.'s REGISTER, DEC. 19TH. Barometer 9 A.R. ... 30.27 Thorm. 9 A.M. (Wet bulb) 63 Barometer 1 P.M., 30.17 Therm. 1 P.M. (Wet bulb) 65 Barometer 4 P.M., 30.16 Therm. 4P.M. (Wet bulb) 65 Thermom. 9 A.M. 65 Therm Maximum ...... 69

SHIPPING REPORT. The British steamer Glamorganshire, from although she was in the Colony, Neither Mr. duced at the conspiracy trial, He would ask them that throughout the whole of it there. The CHAIRMAN said-Gentlemen, you have Nagasaki 17th Dec, bad light N.H. wind and Donna Barrota, Amr. seh., C. Blechert. nor then. Couldourne was called by the do. to find that when the defendant fled his plead. were such incommissionaise, passported as it was, had the reports and the accounts in your hands. fine weather throughout the voyage.

INSURANCES \*\*RANSATEANTICFIREINSURANCE COMPANY OF HAMBURG.

The Undersigned, maying been appointed Agents for the above Company, are prepared to 22nd inst. ACCEPT RISKS against FIRE at Current SIEMSSEN & Co.,

Accents. Hongkong, 16th November, 1872. GENERAL LIFE AND FIRE ASSURANCE COMPANY IN LONDON.

WITHE Undersigned having been appointed pared to ACCEPT RISKS against FIRE Vancouver on the 17th December, and is due here on or about the 7th January. REUTER, BRÖCKELMANN & Co.

Hongkong, 1st July, 1889. FRITE MAN ON INSURANCE COM-PANY, LIMPTED. HEAD OFFICE-HORGKOVG CAPITAL (Subscribed), \$1,000,000.

BUALD OF BIRECTORS. \* Lum Sin Sang, Esq. BAN HUP, Esq. Yow CHONG PENG, Es CHAN LI CHOY Esq. Q. HOI CHUNE, Esq. The Company GRANTS POLICIES

MARINE RISICS to all parts of the World. payable at any of its Agencies. Contributory Dividends are payable to all Contributors of Business, whother they are Shareholders or not. WOO LIN TUEN.

HEAD OFFICE.

No 2. Queen's Road West. Hongkoug, 14th March, 1881. The Undersigned are now prepared to GRANT POLICIES of INSURANCE against FIRE at Current Rates. DOUGLAS LAPRAIK & Co., Agents for the Phoenix Fire Office. Hongkong, 17th August, 1887.

NUEEN FIRE INSURANCE COMPANY. The Undersigned, Agents for the above Company, are prepared to AUCEPT RISKS against FIRE at Current Rates.

Hongkong, 16to July, 1887. CHINA FIRE INSURANCE COMPANY, LIMITED. . ESTABLISHED 1870. HEAD OFFICE.-Houghoug.

CAPITAL TWO MILLION DOLLARS. RESERVE FUND ..... 748,500 BONUSES PAID ..... RISKS accepted at CURRENT RATES OF JAS. B. COUGHTRIE,

Hongkong, 15th April, 1891. FIRE INSURANCE COMPANY, OF 1877 IN HAMBURG.

WHE Undersigned having been appointed A Agents for the above Company, are prepared to ACCEPT RISKS, against FIRE at Current Rates. ... REUTER, BROCKELMANN & Co., Hongkong, 1st July, 1889.

NITICES TO CONSIGNEES STEAMSHIP "YANGTSE."

COMPAGNIE DES MESSAGERIES MARITIMES.

ONSIGNEES of Cargo from London ex | U S.S. Mancheand Guadalquiver, from Bavro ex 8.8. Guadalquiver, from Bordeaux ex S.S. Ville Dunkerque and Marie, in connection with above Steamer, are hereby informed that their Goods, with the exception of Opinm, Treasure. and Valuables are being landed and stored at their risks at the Company's Godowns, whence delivery may be obtained immediately after land-

Optional Cargo will be forwarded on unless intimation is received from the Consignees before NOON To-DAY (WEDNESDAY), requesting it to be landed here. Bills of Lading will be countersigned by the 6 % on Advances against Goods in Neutral Go-17 % on Current Account Overdrafts. Goods remaining unclaimed after TRURSDAY. the 24th instant, at Noon, will be subject to

rent and landing charges at one cent per package per diem. All Claims must be sent in to me on or before the 24th inst. (THURSDAY); or they will no the recognised. All damaged Packages will be examined on Thursday, the 24th inst., at 3 P.M. No Fire Insurance has been effected. .. G. DE CHAMPEAUX.

Hongkong, 16th December, 1891. INDO-CHINA STEAM NAVIGATION COMPANY, LIMITED.

FROM CALCUTTA, PENANG, AND SINGAPORE THE Company's Steamship

having arrived from the above ports. Consignees of Cargo by her are hereby informed that their Goods will be delivered from alongside. Cargo impeding the discharge or remaining on board after the 18th instant will be landed at C. B. STUART-WORTLEY, Esq., M. P. for Hallam Consignees risk and expense into Godowns at No Fire Insurance will be effected. Bills of Lading will be countersigued by

JARDINE, MATHESON & Co. General Managers. Hongkong, 16th December, 1891.

OCEAN STEAMSHIP COMPANY. CONSIGNEES per Company's Steamer

"AGAMEMNON" are hereby notified that the Cargo is being discharged into Craft and/or landed at the Godowns of the Undersigned; in both cases it

will lie at Consignees' risk. The Cargo will be ready for delivery from Craft or Godown on and after TO-DAY. Goods undelivered after the 25th instant will be subject to Rent. All damaged Goods must be left in the Godowns, where they will be examined at 11 a.m. on the 26th inst. BUTTERFIELD & SWIRE, Agents.

Hongkong, 18th December, 1891. OCEAN STEAMSHIP COMPANY. MONSIGNEES per Company's Steamer

are hereby notified that the Cargo is being dis charged into Craft, and/or landed at the Godowns of the Undersigned; in both cases it will day 4 p.m. at 10 a.m. at 4 p.m. lie at Consigness risk. The Cargo will be ready for delivery from Craft or Hollown on after To-MORBOW.

Goods undelivered after the 26th instant will he subject to Rent. All damaged Goods must he left in the Godowns, where they will be examined at 11 A.M. on the 28th inst. BUTTERFIELD & SWIRE. Agents. Hongkong, 18th December, 1891.

QIEF TING. SURGEON DENTIST. No. 10 D'AGUILAR STREET. TERMS VERY MODERATE.

Consultation Free. Hongkong, 23rd September, 1891.

TOT RESPONSIBLE FOR DEBTS. Neither the Captains, the Agents, nor the OWNERS, will be RESPONSIBLE for any Buys and Sells Bills of Exchange, issues DEBT contracted by the Officers or the Crews Letters of Credit, forwards Bills for Collection. of the following Vessels during their stay in and Transacts Banking and Agency Business Hongkong Harbour:-Comer, Ger. ship, Krippner-Order

Biemsson & Co.

AM VESSELS, EXPECTED. THE ENGLISH MAIL. The P. & O. steamer Recember, with the next.

outward English mail, left Singapore at 5 p.m. on the 16th, and may be expected here on the THE AMERICAN MATE. The O. & O. steamer Guello, with the American mail of the 26th November, left Yokohuma at 4 p.m. on the 17th and is due on the 23rd inst.

THE GERMAN MAIL. The No D. L. stodaer Stuttgart, with the German mail of the 24th November, left Singapore on the 2)th and may be expected here on the 25th inst.

THE CANADIAN MALL. The C. P. steamer Empress of China left

MERCHANT STEAMERS The Dr D. R. steamer Lydia left Singapore on the 13th and is due on the 22nd inst. The shoomer Pahan left Singapore on the 14th and is due here on the 22nd just. The steamer Wosang left Hingapore at 6 p.m. on the 16th and is due on the 23rd inst. The steamer Turrington left Singapore on the - and is due on the 24th or 25th first. The O. S. S. Co.'s steamer Nestor left Singapere on the 19th and is due on the 26th inst. The China Mutual steamer Maywace From London and Liverpool, left. Singapare on the 20th and is due here on the 26th inst. The N. G. I, steamer Bormida left Singapere on the 20th and is due on the 27th inst. The O. S. S. Co.'s steamer Tencer left Singspere on the morning of the 20th and is due on The Ben Line steamer Bencenue left Singa-

pers on the 20th and is due on the 27th inst. The P. & O. steamer Canton left Bombay on the evening of the 11th inst-The China Mutoul steamer Kintuck passed the Canal on the 16th inst.

POST-OFFICE NOTICES.

A MAD WILL CHASE For Haiphong .- Per- Raiyick, to-day, the 22nd inst., at 9.30 A.M. For Straits, Colombo, and Bombay.--Per [17] Mirria Teresa, to-day, the 22nd inst., at 11:30 A.M. For Hoibow and Haiphong. - Per Haiphong, to-day, the 22nd inst., at 11.30 A.M. For Swatow, Amoy, and Tamsui.-Per Hailoong, to-day, the 22nd inst., at 11:30 A.M. For Manila.-Per Vorwacris to-day, the 22nd inst., at 3.30 P.M. For Kobe and Yokohama. - Per Benglee, to day, the 22nd inst., at 330 P.M. For Swatow and Bangkok .- Per-Mongkut, to

morrow, the 23rd inst, at 8.30 A.M. For Kudat and Sandakan.—Per Memnon, tomorrow, the 23rd inst., at 2.30 R.M. For Kobe and Yokohama,-Per Phra Nang, to morrow, the 23rd inst., at 5.00 P.M. For Straits and Bombay .- Por Venetia, on Taursday, the 24th inst., at 10.30 A.M. For Straits and Calcutta .- Per Kutsang, on Thursday, the 24th inst., at 10.30 A.M. For Nagasaki, Kobe, and Yokohama.-Per Ancona, on Thursday, the 21th inst., at 5.00 P.M. For Yokohama and San Francisco,-Per Gaelic, on Thursday, the 31st inst., at 12:30 P.M. For Shanghar, Kobe, Yokohama, Victoria, and Vancouver B.C.-Per Empress of Japan, on Tuesday, the 5th January, at 11.30 A.M.

THE ONG KONG & BHANGHAL BANK-ING CORPORATION. PAID-UP CAPITAL \$10,000,000 Reserve Fund......\$ 6,300,000 RESERVE LIABILITY OF PROPTORS ... \$10,000,000

COURT OF DIRECTORS :-J. S. Moses, Est.—Chairinan. S. C. MICH CREASEN, Esq. - Deputy Chairman. l Alex, McConnchie, Esq. T. E. Davies, Esq. L. Poesnecker, Est. C. J. Holliday, Esq. D. R. Sassoon, Esq. H. Hoppius, Esq. Hon. J. J. Koswick.

CHIEF MANAGEM: Hongkong-F. DE Bovis, Esq. Shanghai-J. P. WADE GARD'NER, Esq. LONDON BANKERS-LONDON & COUNTY, i.e. de-

ING COMPANY, LIMITED. · HONORORG-INTEREST ALLOWED. On Carront Account alothe race of 2 per Cant. pier Annum on the daily belones up to \$200,000. On Fixed Denosits: Por Guantle, 31 per Cont. per Annum For 12 months, 43 per Cent, per Amune up to For 12 months, 4 per Cent. per Annum on

sums in excess of \$200,000. Hongkong-Interest Charged. 2 on Loans against Shares with full Margin.

% on Advances against Goods in Private Go-F. DE BOVIS. Chief Manager. Hongkong, 28th October, 1891. SHE NATIONAL BANK OF CHINA.

LIMITED. Authorized Capital. 🔝 .£1.000.000SUBSCRIBED. ....£ 500,000. HEAD OFFICE—Hongkong.

COURT OF DIRECTORS. CHOW TUNG SHANG, Eag. D. GILLIES, Eaq. W. WOTTON, Esq. KWAN HOI CHUEN, Esq. C. J. Hinst, Esq. A. B. McKean, Acting Chief Manager.

ADVISORY COMMITTEE IN LONDON. THOMAS CARMICHAEL, Esq., Mossis, Dent, Palmer & Co. JOHN BUTTERY, Esq., Messrs. John Buttery GEO. MUNRO, Manager.

BANKERS. LONDON-THE ALLIANCE BANK (LD.) SCOTLAND-THE COMMERCIAL BANK OF

SHANGHAI ADVISORY COMMITTEE. HEU FU YUEY, ESQ. LIM KWAN KING, ESQ. MA KIE TCHONG, ESQ. CHU MENG SIANG, ESQ. Tong Kwei Sung, Esq. J. D. THORDURN, Manager pro. tem

AMOY-H. PINCKNEY, pro Agent. The BANK is now prepared to make Advances on Goods in Neutral Godowns and on other Securities at rates to be obtained on application; also to receive money on Unrent Account or Fixed Doposit. Interest for 12 Months Fixed ...... 5 %

, Current Accounts .....2~%For Rates of Interest for other periods apply to the Manager. Hongkong, 18th December, 1891. HONGKONG SAVINGS BANK.

THE Business of the above Bank is conducted by the HONGKONG AND SHANG-HAI BANKING CORPORATION. Rules may be obtained on application. INTEREST on deposits is allowed at 31 PER CENT. per annum. Depositors may transfer at their option balances of \$100 or more to the Hongkong and

SHANGHAI BANK to be placed on FIXED DEPOSIT at 41 PER CENT. per annum. For the Hongkong and Shanghai BANKING CORPORATION, F. DE HOVIS, Chief Manager. Hongkong, 12th August, 1891.

THE NEW ORIENTAL BANK CORPORATION, LIMITED. AUTHORISED CAPITAL .....£2,000,000 PAID UP .....£ 580,000.

LONDON: Head Office...... 40. Threadnesdle Street. West End Office, 25, Courspur Street. Branches in India, China, Japan AND THE COLONIES.

THE BANK receives money on Deposit, generally on terms to be had on application. E. W. RUTTER, Managor ) Tangkang, 26th October, 1891. .

TO LET	FOR SALE	V1	ESSELS ADVERTISED AS LOADIN	IG.	VESSELS ON THE BERTH	BHIPPIN I IN PORT. HONOKONG.
TOLLET,	FOR SALE.	Destination. Vessel's		REIGHT APPLY TO HE DESPATCHED.	CHINA AND JAPAN.	Ainst le, British str., 1,417, H. Hurst. Dec. 20.
Apply to	HEIDSIECK & Co	LONDON VIA SUEE CANAL Pokin Pokin Pokin Pingsuey	Brit. str. Harris P. & O Brit. str. Jacques Arnbol	d, Karberg & Co On 24th inst., at Noon. On or about 26th inst.	(SUBJECT TO ALTERATION.)	Amigo, German str., 771, Kreidner, Dec. 17, Wieler & Co. • Anocua, British str., 1,888, No. Mudie, Dec. 21,
13. Praya Central.  Hongkong, 24th November, 1891. [2583]	Do. "see" RED Foil (dry). Do. Gold Foil (dry).	LONDON VIA PORTS OF CALL Moyune Niugohow Studgert Studgert Studgert	Brit. etc. Allen Arnhol Ger. etc. Schuckmann Melche	d. Karberg & Co On or about 18th Jan. On 16th Jan. at 3 P.M.	DITTUES OF DATES	P. & O. S. N. Co., for Japan Atagao, Japanese str., 1,507, H. Bolok, Dec. 21, M. B. Colliery
TIVE ROOMS on the Upper Floor of the	CARLOWITZ & Co	MARSEILLES VIA SAIGON. &c. Melbourne. HAVRE, London. H'BURG, &c. Glamurgans FIUME, & STRAITS, &c. Maria Teres	sa Brit. str. Davies Dodwell Bavid	OR AN 4984 A.A	THE R. M. S.	M. B. Comery Avochie, British atr., 1,055, T. Rovin, Dec. 16, Melchers & Co. Berglee, British str., 1,158, Farquhar, Dec. 19.
LANE, and 3 LARGE OFFICES on the First Floor.	HEIDSIECK A Co., REIME, For Hongkong, China, and Japan.	VANCOUVER, VIA S'HAL, &c Empress of SAN FRANCISCOVIA Y'HAMA,&c Gaelio Gaelio	Amer str. P. M. S. O. & O.	S. S. Co	5.900 tons. Captain Geo. A. Lee, R.N.R., sailing	Gibb, Livingstob & Co. Chipa, German str., 1,097, P. Voss, Dec. 17.
JARDINE, MATHESON & 10., General Managers.	FOR SALE.	NEW YORK VIA SUEZ CANAL Sikh	Brit. str. Peters Dodwe Dodwe Power Rowley Constant	ll, Carlill & Co On or about 24th inst.	VANCOUVER, VIA SHANGHAL, KUBE, INLAND SEA, and YOKOHAMA.	Melchers & Co. Chusan, Gruman str., 523, W. Wendt, Dec. 16; Melchers & Co. Decima, German str., 965, Christensen, O. a. 4.
TO LET, FROM 1st JANUARY, 1892.	THE well-known JAPANESE NATURAL MINERAL WATER "HIRANO,"	NEW YORK NEW YORK NEW YORK R. R. Thou	vis Amer. bk. Pendleton Shewar	itz & Co	(In Marian Dallars)	Siemssen & Co. Donar, German str., 1019, Grundmann, N. v. 31,
THE DESIRABLE RESIDENCE, No. 5, VICTORIA VIEW. Kowleon Point Five	Per case of 50 quarts	SYDNEY, MELBOURNE, &c Airlie STRAITS & CALCUTTA Kutsang	Brit. str. Ellis Gibb, J Brit. str. Jackson Jardine	Livingston & Co On 5th Jan., at 4 P.M. On 24th inst., at Noon. On 24th inst., at Noon.	$\Psi()$	Wieler & Co. Dan Juan, Spanish str., 651, Beltran, Dec. 11  Brandao & Co., for Manila
Rooms. Basement, 8 feet high. With Tennis Court. Water laid on.	Sole Agents. Hongkong, 19th November, 1891.   2558	STRAITS & BO BAY Venetia Bornida Bornida Memnon	Ital str. G. Susini Carlow Brit. str. Dorff Butter	itz & Co On 5th Jan, at Noon: field & Swire To-day		Empress of Japan, British etc., 3,00°, Geo. A. Tea, Dao. 10, Dodwail Carlill & Co., for Vancouver.
Apply to  W. BREWER,  Queen's Road,  Hongkong, 28 h_November, 1891. [2609]	FOR SALE.	NAGASAKI, KOBE, & Y'HAMA. Torrington YOKOHAMA, &o., T INLAND SEA. Pathan YOKOHAMA, W N'SAKI & HOBE Andona	Brit. str. Roy Dodwe P. & C	On or about 22nd inst. On 25th just, daylight. On or about 26th inst.	mault, New Westminster,	Esmeralds, British str., 966, Taylor, Dec. 20. Shewan & Co., for Manils Fatshan, British str., 1,425, H. C. & M. Sleam-
TO LET IMMEDIATE POSSESSION.	CHAMPAGNE, 1880 WRITE SEAL.	YHAMA, KOBE, & NAGABAKI General W SHANGHAI Ravenus Stuttgart SWATOW, AMOY, & TWANEOO. Thales	Brit. str Crewe P. & O. Melohe Melohe	S. N. Co Quick despatch.  ers & Co Quick despatch.  Is Lapraik & Co On 24th inst., at Noon	Portland, Ore. San Francisco.	boat Co., for Canton General Worder, German str., 1,820, 1 land, Dec. 17, Melohers & Co., for Yokohamo Glamorgu shire, Brit. str., 1,841, Waring, D.
THE HOUSE "CREGGAN" at the PEAK. Best position.	PAUL DUROIS & Co.'s CLARET, CHATHAU LAROSE. 513per case of 1 dezen quarts.	HAIPHONG Hailoong	Brit. str. Roach Dougle Fren. str. Fauran Messas	reries Maritimes To-day, at Noon, To-day, at Noon. On 21th inst., at 1 P.M.	To Minneapolis, St. Paul, 3 285 428 499 Duluth, Minn	21, Dedwell, Carlill & Co., for New York Glenfruin, British str., 1,892, Norman, Dec. 20, Jardine, Matheson & Co., f r Sh n hai
M. S. SASSOON & Co. Hongkong, 27th November, 1891. [2603]	\$14 per case of 2 dozen pints.  PONTET CANET.  So.50 per case of 1 dozen quart.	VESSELS IN THE BEATH	VESSEL 3 ON THE BEATA	VESSELS ON THE BEATH	Milwankoo, Wis	Hailooner, British str., 783, J. Ronch. Der. 20, Douglas Laproik & Co., for Tameni Haiphone, French str., 874, Tauran, Doc. 17.
TO LET.	PALMER MARGAUX.  87.50 per case of 1 dozen quarts.  88.50 per case of 2 dozen pints.	DOUGLAS STEAMSHIP COMPANY, LIMITED.	BTEAM TO YOKOBANA, VIA NAGA-	STEAM FOR INGAPORE. PENANG. COLOMBO,	Cleveland, Columbus, O Hamilton, London, Toronto, 305 458 534	Messageries Maritimes, for Haiphang Hankow, British str. 2,235, Lloyd, Butterfield & Swire, for Canton
Apply to CRUICKSHANK & CO., LD.,	LORMONT. S5 per case of 1 dozen quarts.	FOR SWATOW, AMOY, AND TAMSUI.	(Passing through the INLAND SMA.)	ADEN, ISMAILIA, FORT SAID, IALTA, GIBRALTAR, MARSEILLES, BRINDISI, PLYMOUTH,	Kingston, Ottawa, Ont., Mon-	Henngshan, British str., 1,054, Brock, June 20, H. C. & M. Steambout Co., for Marco Honam, British str., 1,344, G. B. Lefavour, R.
TO BE LET. Possession on the 1st Deckmber, 1891.	JOHN WALKER & SONS' OLD HIGHLAND WHISKEY. S8 per case of I dozen bettles.	Captain Reach, will be despatched for the above [ ]	"ANCONA," Captain W. D. Mude, will leave for the above Places on FRIDAY, the 25th inst., at DAY.	AND LONDON; ALSO, OMBAY, MADRAS, CALCUTTA, AND	New York Albany Troy.	C. & M. Steamboat Co., for Canton Ingrahan, German atr., 896, Coor, Nov. 75 Wieler & Co.
THE HOUSE "ROOKLANDS" on Ro-	CUTLER PALMER & Co.'s - WINES AND SPIRITS.	For Freight or Passage, apply to DOUGLAS LAPRAIK & Co.,	for Superintendent.	AUSTRALIA.  BCalgo can be taken on theough  Bills of Lading for Batavia, Persian	Pittsburg, Pa	Kiangkwan, Chi. str., 1,030, Knights, Mr. 1., O. M. S. N. Co., for Canton Kinkleng, British str., 1,061, W. E. Clarke.
For particulars, apply to THOS, HOWARD, 18, Bank Buildings.	Hongkong, 1st October, 1891.	General Managers. Hongkong, 21st December, 1891. {2758}  COMPAGNIE DES MESSAGERIES	THE CHINA SHIPPERS' MUTUAL	GULF PORTS. MARSEILLES, HAMBURG. NEW YORK, AND BOSTON. SPECIE ONLY LANDED AT PLYMOUTH.	Halifar N.S. St. John, N.B. J	H. C. & M. Steamboat Co. Kiungchow, British str., 238, A. Cruickshank, H. C. & M. Steamboat Co.
Hongkong, 19th November, 1891. 2552	FOR SALE.	MARITIMES.	TOD TOTTON TODONE OF CLITT	THE PENINGULAR AND ORIENTAL STIAM NAVIGATION COMPANY'S Steamship	Paris, via Liverpool and Lon-	Kutsang, British atr., 1,495, Jackson, Dec. 15 Jardine. Watheron & Co., for Calcutts Kwailin, British atr., 1,0-8, Vardin, Dec. 20,
RESIDENTIAL FLATS AND GO.	Winner of the Consolution Stakes, Shanghai Antumn Mesting, 1891.  For full Particulars apply to	(Taking Passengers for HOIHOW and Cargo for TOURANE and QUINHON).  HE Company's Steamship	HE Company's teamsarp	PEKIN," Captain P. Harris, with Her Aujesty's Mails, will be despatched from this or LONDON VIA BOMBAY and SUEZ CANAL.	Bremen	But erfield & Swire Maria Teresa, Aust. dr., 192°, D peres. Dec. 15, David S agron. Sons & Co., I <u>r Bombay</u>
Apply to THE HONGKONG LAND INVEST- MENT & AGENCY CO., LD. Hand town 17th Novem or 1891	care of this Paper. Hongkong, 12th December, 1891. 2:9	***************************************	J. C. Jacques, Commander, will be despatoned as pabove on or about the 26th December.	Parcels and Specie (Gold) at the Office until 4	2nd class steamer and 1st class on rail, and 2nd class ateamer and rail, also Steerage Fares and Rates to other places, quoted on application.  The Steamers call at Victoria to land and	Memnon, British str., 825. A. Dorff. Dec. 18, Butterfield & Swire, for Sandakan Michael Jelsen, Ger. str., 710, Matthessen, Dec.
Houghoug, 17th Novem er. 1891. [2538]		T()-DAY, he 22nd inst., at Noon.  For Freight or Passage, apply to  G. DE CHAMPEAUX,	ARNHOLD, KARBERG & Co., Agents.	hipped at Colombo; General Cargo for London	embark Passengers.  Return Tickets.—Time limit for prepaid re-	15. Wie'er & Co.  Mongkut, British str. 859. Anderson, Dec. 4.  Yuen Fat Hong, for Bangkok  Bakahan, Paitish at 2.25. Tayleine, Nov. 19.
PAVENSHILL," on the Rosinson Rosinson Rosin, lately in the occupation of C. D. Harman, Esq. 6 Rooms, 3 Bath and Dress.	THE Undersigned beg to inform the Public that they have been appointed AGENTS	Agent. Hongkong, 19th December, 1891.   2	NORDDEUTSCHER LLOYD.	linary direct route via Colombo. Tea will be	date of re-embarking at Vancouver.  Through Passage Tickets granted to England, France, and Germany by all Trans-Atlantic lines	Hop Hing Hong. Pasig. Hitish str., 281. Throng. for Canton
ing Rooms, &c. Apply to  W. WOTTON.	in Honor MG for the SAI PANG and SAI MEI COAL MINING COMPANY/of Kone, and are now prepared to supply COALS of the	AUSTRO-HUNGARIAN LUOYDS STEAM NAVIGATION COMPANY.  STEAM FOR	OTELN TO VOPOUANA KORE ANT	ent either via Bombay or Colombo according to arrangement.  For further particulars regarding FREIGHT and PASSAGE, apply to the PENINSULAR &	of steamers.  Special rates (first class only) are granted to Missionaries, members of the Naval, Military.	Ynen Fat Hong, for Bangkok Pilot Fish, British str., 117, Stopani, H. & W.
TO LET.	said Mines at the most reduced and moderate prices. Samples of these Coals were duly tested by	SINGAPORE, PENANG. COLOMBO, BOMBAY, ADEN, SUEZ, PORT SAID, BRINDISI, TRIESTE, VENICE,	(Possing through the INLAND SEA).	ORIENTAL STEAM NAVIGATION COMPANY'S Office, Houghong. The Contents and Value of Packages are re-	Diplomatic, and Civil Services, to European officials in service of China or Japan, and to Government officials.	Powan, British str., 1,842, S. W. Goggin, H. C. & M. Steamboat Co., for Canton
known as West End Terrace.  Kent moderate.	good burning Coal.	AND FIUME (Taking Cargo at through rates to CALGUTTA, MADDAG PROSTAN GREEN SEA BLACK	Captain B. Blanke, will leave for the above Ports.		CARGO.—Through Bills of Lading issued to Japan, Pacific Coast Ports, and to Canadian and United States Points.	E. E., A. & C. Telegraph Co T. i On, B. ifish str., 769; Golelenski, April '1,
Apply to SPANISH PROCURATION. Hongkong. 3rd November, 1891. 2472	An inspection is respectfully invited.  TOONG TAI CHEUNG & CO.,  Collieries' Avency.	HE Company's Steamship.	For further particulars, apply to MELOHERS & Co.,	Black Bills of Lading. This Steamer takes Cargo and Passengers for Marseilles.	CONSULAR INVOICES of Goods for United States Points should be in quadruplicate; and one copy must be sent forward by the steamer	Tai Yick, Cerman str., 9 3, N. Emke, D o. 18, Meyer & Co.
THE KOWLOON LAND AND BUILD- ING COMPANY, LIMITED.	21, Central Prayal.  Hongkong, 4th November, 1891. [2481]	"MARIA TERESA," Captain R. Deperis, will be despatched as above TO-DAY, the 22nd instant, at Noon.	Hongkong, 21st December, 1891. [7]  NORDDEUTSCHER LLOYD.	E. A. HEWETT, For Superintendent. Hongkong, 15th December, 1891.	to the care of D. E. Brown. Assistant General Freight and Passenger Agent, C. P. R., Van- couver, B.C. PARCELS must be sent to our Office with	Wieler & Co. Velox, German str., 759, Johannson, Dec. 11, Wieler & Co
TO LET. KOWLOON	FOR SALE.  HORIZONTAL SUGAR CANE MILL, the Rollers are 50" in dia. by 72" long.	Cargo will not be received on Board after 3 P.M. prior to date of sailing.  For further information as to Passage and Passage and	NOTICE.	COMPAGNIE DES MESSAGERIES MARITIMES.	address marked in full by 5 P.M. on the day	P. & O. S. N. Co., for Bombay Vorwaerts, German str., 612, Moller, Dec. 18,
RACE, containing 5 Rooms each and Fath	with one 40 H.P. N. Engine, Gearing and	DAVID SASSOON, SONS & Co. Hongkong. 7th December, 1891. [5]	STEAM TO SHANGHAI.	PAQUEBOTS POSTE FRANÇAIS NOTICE:	Freight, apply to DODWELL, CARLILL & Co., Commercial Agents.	Wieler & Co.
Chan Rand	Rollers are "6" in dia. by 54" long, with one 25 H.P. N Engine. Gerring and Boiler.	FOR SANDAKAN AND KUDAT	"STUTTGART," Captain W. v. Schuckmann, will leave for the above place about 24 hours after arrival with		E. HOLLOWAY. General Agent. Hongkong, 16th December, 1891   8	Aron, Norw b. k, 6-4, A. Ch istensen, Nov. 22, Chinese A. W. Spies, Amr. bark, 1,171, Nov. 22, Order,
MENT & AGENCY CO., LD. Hongkong, 7th August, 1891. [1875]	1-42" entrifugal Sugar Curing MACHINES with 2 Double Driving Engines. 1 Jis Chang to lift 3 tons, suitable for a Wharf or Lighter, 1	Godontalo.) THE Company's Steamship	the outward German Mail. For further Particulars, apply to MELCHERS & Co., Agents.	LOMBO, ADEN, SUEZ, PORT SAID, MEDITERRANEAN AND BLACK SEA PORTS, ALEXANDRIA.	U. S. MAIL LINE. PACIFIC MAIL STEAMSHIP COMPANY	Benj. F. Hunt, Amr. bk., 1,100, Howard, Nov. 24, Order Comet, German ship, 1,083, Krippner, Nov. 21,
66 77 OWLOON POINT."approaching com-	Horizonial and Vertical Driving Lingings,	"MEMNON," Captain Dorff, will be despatched as above TO- DAY, the 22nd inst.	Hongkong, 21st December, 1891  7	MARSEILLES, AND PORTS OF BRAZIL AND LA PLATA:	THROUGH TO NEW YORK, VIA OVER- LAND RAILWAYS, AND TOUCHING AT YOROHAMA AND SAN FRANCISCO.	Carl witz & Co., for New York  Donna Bartola, Amr. sch., 62, Bleabert, Nov. 30,  Siemssen & Co.  G. H. Wappaus, Ger. bk., 533, Hansson, Dec.
minutes' walk from Stoam Forry ev ry quarter of an hour-	and Boilers various sizes up to 30 H.P. N. 1 Launch's En the suitable for a boat abo to 10ft. long 1 Planing Machine to place. 13' by 4' by 23'. 1 17" Centre Scraw Cutting	NAT WE & C. LET 14 SERVICE	FOR PORT DARWIN, QUEENSLAND	4   1001 at Many the Panisonn's Stangardin	CHINA TUERDAY Jan. 12	Gov. Robie, Amr. ship, 1,627, Nichols, Nov. 80,
Furnished, from 1st November.  LAND for COAL STORVEE at WEST	LOOSE BEE LATHE. 1 PUNCHING AND SHEAR- ING MA HINE 1 Thate Bending MACHINE. EMERY TOOL GRINDERS.	MOGUL LINE OF STEAMERS. FOR SHANGHAI, NAGASAKI, KOBE,	11E Company's Steamship	with Mails, Passangers, Specie, and Cargo, will leave this Port for the above places Cargo and Specie will be registered for Lon-	LANGED IT O Most Starmor "CHINA" will	Jenny, Amr. 8 h., 71, O. Thomas, 98c. 10,
Apply to	A IVE BARRELLED NORDENFELT MACHINE GUN, 450 Calibre, with Stand, Shield, Hoppers, and Fittings all complete and	AND YOKOHAMA. (VIA INLAND SEA.)	The attention of Passengers is directed to	don as well as for Marseilles, and accepted in	1 VATAGAMA on THERDAY the 12th	Jessonda, German bark, 883, Ossanda, July 29,
	in perfect order. The Frame and Breech are handsomely lokel-plated.  16" Centre Sorew Cutting Brake LATHE, Screw Cutting LATHES of various sizes. Slotting	"PATHAN,"	Steamer. First-class Salcon and Cabins are situated forward of the Engines. Second class	Shipping Orders will be granted till Noov, Cargo will be received on board until 4 P.M., Specie and Parcels until 3 P.M., on the 29th	Europe.  RATES OF PASSAGE.  FROM HONGEUNG, FIRST CLASS.	Mary Stewart, Brit. bark, 41 f. Thompson, Nov. 27, Order Nam Shun Shing, Chinese 3-m. sch., 245, Lok Li. Tong, Sept. 25, Yong Kee & Co.
TO LET.  ESIRABLE OFFICE on FIRST or	MACHINE, SHAPING MACHINES, Radial Driling MACHINES, Screw Outling MACHINES, TAPE and DIES various	For Freight or Passage, apply to	Ingerating Chamber ensures the supply of	instant. (Parcels are not to be sent on board; they must be left at the Agency's Office.) Contents and Value of Packages are required.	To San Francisco, Vancouver. Victoria, Esquimault, New Westminster, Port Townsend. Seattle, Tacoma. Portland, O.	R. R. Thomas, amr. ship, 1,333, Nichola, Dec. 6, Carlowitz & Co., fo. New York Spinsway, British bark, 325, Garrick, Dec. 5,
No. 13, PRAY CENTRAL,  Apply to	Sizes, Horizontal and Diagonal STEAM WIN- CHES. Patent STEAM WINDLASS S. Patent Steam and Hand Power Steering GEAR. Steam	Hongkong, 17th December, 1891.   2730	Day Designet on Decrees exply to	For further particulars, apply at the Company's Office.  G. DE CHAMPEAUX,	To Liverpool and London\$325.00 To Paris and Bremen\$345.00 To Havre and Hamborg\$335.00	Siemssen & Cc. Velocity British bark, 491, R. Martin, Dec. 19, Chinese
TO LAT.	PUMPS, Steam Donkey PUMPS, Centrifugal Pumps, Force Pumps, Weston's Patent SLOCES and HAINS, Punching BEARS, Single and	THE P. & O. S. N. Co.'s Steamship	MOGUL LINE OF STEAMERS.	Hongkong. 17th December. 1891. [2	Through Passage Tickets granted to England, France, and Germany by all trans-Atlantic lines of Stramers.	SHANGHAL In Port on 16th December, 1891.
FROM 1ST JANUARY, 1892.  FINHE DESIRABLE FAMILY RESIDENCE, No. 4, The Albany.	DRIVING WHEELS, Shatting and Pulleys, L.	for the above port after her arrival here with the outward Mail.	FOR NEW YORK (VIA SUEZ CANAL).  ( NHE Steamship	OCCLDENTAL AND ORIENTAL STEAM- SHIP COMPANY.	Special rates (first class only) are granted to Missionaries, members of the Naval, Military. Diplomatic, and Civil Services, to European	Airlie, Briti h str., 1,4:2, W. Ellis, Dec. 14
Apply to LINSTEAD & DAVI Hongkong, 3rd December, 1891. 1 635	Hand Power RICE SHILLING MACHINE. Hand Power Steel Flour Mil. 8 and the complete plant of Powerful Laundry Machinery that formerly belonged to the Hongkong Steam	Hongkong 14th December, 1891.	"SIKH." Rowley, Commander will be despatched for the above ports on or about TUESDAY, the 5th	TAKING CARGO AND PASSENGERS TO JAPAN. THE UNITED STATES. MEXICO, CENTRAL AND SOUTH	Passengers by this line have the option of	Ajar, British str., 1412, E. Rawlings, Dec. 12, Butterfield & Swire Amor, German str., \$14, T. Leha ann, Dec. 16, Siemsten & Co
TO LET.	Laundry Co. Just arrived from Scott and Brothers:—!—3 owt. Steam Hammen, Cylinder 62" in dia. by 16" stroke. I PUNCHING	FOR LONDON VIA SUEZ CANAL.	January, 1892. For Freight or Passage, apply to	AMERICA, AND EUROPE; VIA THE OVERLAND RAILWAYS, AND ATLANTIC AND OTHER CONNECTING	proceeding Overland by the Southern Pacific and connecting Lines, Central Pacific, Northern Pacific, or Canadian Pacific Railways.	Gobb Livingston & Co Cass. Chinese str., 705, Jenssen, Dec. 12.
Apply to DAVID SASSOON, SONS & Co	and Shear no Machine, to Punch and Shear in plates, and one 6" and one 7" Centre crew Cutting Lathes.	"JASON,"	Hongkong, 19th December, 1891. [2418]	STEAMERS.  PROPOSED BAILINGS FROM HONGKONG.	turn tickets to San Francisco will be issued at following rates:—— 4 months	Ohibuya Maro, Jap. bark, 433, Asar, Dec. 12,
TO LET.	Machinery Godown, No Cross Lane, Wanchai, near No 2 "clice Station.	TACARD DATE Also ROLL Sent	STEAM NAVIGATION COMPANY, LIMITED.	GAELIC THUESDAY Dec. 31 BELGIC SATUEDAY Jan. 23 OGEANIC (via Honolulu) Tuesday Feb. 16	Time is reckoned from date of issue to date of	Country of thitien are, out, makes, Dec. 14
FOUNDAY with Dwelling House (5 Rooms).	Hongkong. 9th November. 1891.   1527	Agents. Hongkong, 19th December, 1-91.   2604	FOR LONDON, VIA PORTS OF CALL.  HE Company's Steamship	THE Steamship "GAELIC" will be dis-	Passengers who have paid full fare, re- embarking at San Francisco for China or Japan (or vice versa) within one year, will be allowed	S. M. S. N. Co
ALSO, A Large GODOWN, SHEDS and YARD. For further particulars, apply to GORDON & CO.	NOW READY.  The New Editions of ENGLAND, COUR-	(Calling at OOLOMBO).  PHE P. & O. S. N. Co.'s Steamship	ab ve on or about the 11th JANUARY, 1892, in-	YOKOHAMA, on THURSDAY, DECEMBER Slat, Connection being made at Yokohama with Steamers from Shanghai and Japan Ports.	a discount of 10 per cent. Iron Return Fare This allowance does not apply to through fare from China and Japan to Europe.	O. M. S. N. Co Sushun, Chinese str., 1,504, A. Crosd, Dec. 13,
Hougkong, 16th December, 1891. / 12727	VALUS, and European Possessions, Vol 27a.  AMERICA, North, South, Central and		atend of an previously notified.  For Freight and Passage apply to  ARNHOLD, KARBERG & Co.,	RATES OF PASSAGE.  FROM HONGKONG, FIRST CLASS.  To San Francisco, Vancouver,  Victoria, Esquiment, New (2005 00)	Through Bills of Lading issued for transportation to Yokohams and other Japan Ports to San Francisco, to Atlantic and Inland Cities States on Overland Railway, to	Giulio Cesare, Ital. str., 2,228, Tissormo, Dec. 13, C. & J. Trading Co
WITH IMMEDIATE POSSESSION.  A LARGE WELL VENTILATED Grand HOWN in Duddell STREET. Rent	West Indies, Vol. 30. IN THE PRESS. COLONIAL DIRECTORY of Africa. Asia. and Australasia, containing the Colonies of all	E.A. HEWETT,	Hongkong, 22nd December, 1891.   2682	Westminster, Port Townsond, Seattle, Facoma, Portland, O., To Liverpool and London		Heren, Chinese str., Bob, Andrew, Dec. 2,
very moderate.  Apoly to  GEO. P. LAMMERT.	Nations, and the Independent Empires and States, Vol. 29. RUSSIA and POLAND, Vol. 24. ITALY,	INDO-CHINA STEAM NAVIGATION	NOTICE.  STEAM FOR	To Paris and Bremen	Freight will be received on board until 4 P.M. the day previous to sailing. Parcel Packages will be received at the Office until 5 P.M. same	Haverion, British str., 1,6:5, Peters, Dec. 7, D. dwell, Carlill & Co Hollow, British str., 861, W. Sloss, Dec. 9,
Duddell Street. Hongkong 12th December, 1891. 12701 THE WANCHAI WAME FOUSE AND	Vol. 26, and other volumes.  C. LEUCHS & Co.,	FOR SINGAPORE, PENANG, AND CALCUTTA.  THE Company's Steamship	SINGAPORE, COLOMBO, ADEN, SUEZ, PORT SAID, BRINDISI, GENOA, ANTWERP.	land, France, and Germany by all trans-Atlantic lines of steamers. Special rates (first class only) are granted to	day; all Parcel Packages should be marked to address in full; value of same is required. Consular Invoices to accompany Cargo des	Jacob E. Ridgway, Amr. sh., 1,295, Call. Dec. 4.
STORAGE COMPANY, LIBITED TO LET.	23, LITTLE BRITAIN, LONDON, E.C. ESTABLISHED 1794.	"KUTSANG." Captain W. H. Jackson, will be despatched as	BREMEN, AND HAMBURG. PORTS IN THE LEVANTE, BLACK	Diplomatio, and Civil Services, to European officials in service of China and Japan, and to	tined to points beyond San Francisco in the United States, should be sent to the Company's Offices in Sealed Envelopes, addressed to the	
THE SECOND FLOOR of No. 11, PRAYA EAST, on sisting of 5 Rooms and 2 Bath-ro ma with Servants' Quarters, at \$50 per month	GOOD AGENTS WANTED TIME	For Freight or Passage, apply to JARDINE, MATHESON & Co.,	LONDON, NEW YORK, BOSTON. BAL- TIMORE, NEW ORLEANS.	and connecting Lines, Central Paginch Northern	$^{ m G}$ . Evaluate annier to the Agence of the Company	Kaifong, Bri ish str., 997, Clegg, Dec. 18, Butterfield & Swire Lienshing, British str., 1,048, Young, Dec. 8,
including taxes. Or in flats. Of 3 ROOMS with Bathroom, at \$35 per month;	OMEGORABLE DIAPRIMAL PEST	General Managers.  Hongkong, 17th December, 1891. [2739  "BEN" LINE OF STEAMERS.	GALVESTON, AND SOUTH AMERICAN PORTS.  THE COMPANY'S STEAMERS WILL CALL AT	Pacific, or Canadian Pacific Railways.  Return Tickets.—First Class.—Prepaid return tickets to San Francisco will be issued a	J. S. VAN BUREN, Agent. Hongkong, 21st December, 1891.	Jardine, Matheson & Co.  3 Melbourne, Free, oh str., 2,033, Seviluqua, Dec. 11,
Of 2 ROOMS with Bathrooms, at \$25 per month; Apply to MEYER & CO.,	DEN E. I. QUEER'S ROAD EAST. Teriou 50 per Month.  Mrs. STAINFIELD.	FOR NEW YORK VIA SUEZ CANAL. HE Steemship	SOUTHAMPTON TO LAND PASSENGERS AND LUGGAGE.	following rates: 4 months	"R. R. THOMAS,"	Mimi, Norw. bark, 901. Mathison, Nov. 23.  Morris & Co Newobwang, Brit. str., 590, Finlayson, Dec. 5,  Butterfield & Swire
General Managers Hongkong 8th December, 1891.   12670	11000	"BENLARIG." Captain Le Boutillier, will be despatched as above on or about the 24th inst.	I DEOGS IN TRUBBLE.	re-embarkation at San Francisco.  Passengers who have paid full fare, re- embarking at San Francisco for China or Japan	P. B. Nickels. Master, will lead here for the above port, and will have quick despatch.  For Freight apply to	Ningchow, British str., 1,728, Allen, Dec. 12, C. S. M. S. N Co Ningpo, German str., 762, R. Koehler, Dec. 13,
TO LET.  FROM THE 15TH JANUARY NEXT.  FIGHE HOUSE now building on the Pract	Dr. H. L. Batliwalla's Ague Mixtues	For Freight or Passage, apply to GIBB, LIVING STON & Co., Agents	ON SATURDAY, the 16th day of January, 1892, at 3 P.M., the Company's Steamship "STUTTGART," Captain W. v. Schuckmann.	(or vice versa) within one year, will be allowed a discount of 10 per cent. This allowance does not apply to through fares from China and Japan	CARLOWITZ & Co. Hongkong, 18th December, 1891.   274	Siemssen & Co Pechili, British str., 881, Purkis, Dec. 9, Lording Matheson & Co
oAD above Mr. Postnocker's House eight rooms. Or if prefe red, BELLEVUE on the PSAR ROAD; six rooms.	Most successful remedies for Malarious, Inter-	UNION LINE OF STEAMERS.	with MAILS, PASSENGERS, SPECIE, and CARGO, will leave this Port as above, CALCING AT GENOA.  Shipping Orders will be granted till 5 mm.	to Europe. All Parcet Packages should be marked to address in full: and same will be received at the	HE Undersigned hold stock of this Firm	Pekin, firitish str., 2,133, P. Harris, Nov. 29, P. & O. S. N. Co Peninsular, British str., 2,711, Lorgin, Dec. 11,
Apply to  CARLOWITZ & CO.  Hongkong, 31st October, 1891.	mittent and Bilious Fever. Equally useful to M.o. Women, and Children of all ages. Extensively seed in India and found most effications in all cases of Fever. Testimonials enclosed	YOKOHAMA. (VIA INLAND SEA.)	Shipping Orders will be granted till 5 p.m. on the 15th January. Cargo will be received on Board until 1 r.m., Specie and Parcels until 10 A.m. on the 16th January. (Parcels	Company's Office until Five P.M. the day pre- vious to sailing.  Consular Invoices to accompany Cargo des	OLARETS: per case of per case of	P. & O. S. N. Co Poochi, Chinese str., 544, Froburg, Dec. 9, C. M. S. N. Co
IMMEDIATE Poss, ssion.	with bottles.  Sold in bottles at 60 cents each by R. 8 EGHAPORIA. 14 Graham Street. 12190	THE Steamship "TORRINGTON,"	are not to be sent on Board; they must be left at the Agency's Office). Contents of Packages	United States should be sent to the Company Offices, addressed to the Collector of Customs	8 Medeo	Baikio-maru, Jap. str., 1,600, Conner, Dec. 15. Nippon Yusen Kaisha Sungklang, British str., 994, Dold, Dec. 9.
THE DE TRABLE RESIDENCES C : AIGHTLACHTE, BONHAM ROAD STO WFORD, BONHAM ROAD	S FUNG, PHOTOGRAPHES Has just added to his COLLECTION	COTOVERSE CARLIES & Co.	The Steamer has splendid Accommodation, and carries a Doctor and Stewardess.  For further Particulars, apply to	San Francisco.  For further information as to Freight of Passage, apply to the Agency of the Company No. 72, Queen's Road Central.	Château Lafon Rochet \$11.50 \$12.50 St. Estèphe 1883 \$11.50 Moulis Brillette, Medoo } 210.05	Butterfield & Swire Taisang, British str., 1,505, Hogg, Dec. 13.  Jardine Matheson & Co Taku, British str., 608, Garwood, Dec. 15.
Apply to GINSTEAD & DAVIS.	of VIEWS some NEW SCENES and Photos of Native Tyles, copies of which are obtainable in his Studio or at Mesers. Kelly & Walsh's.	Agents.  Hongkong, 15th December, 1891.   2723	MELCHERS & Co.	J. S. VAN BUREN, Agent. Hongkong, 10th December, 1891.	1880	Gameni, Bri ish str., 919, Daniel, Dec. 14,
游牛的	of Excellent and High Finish. PERMANENT ENLARGEMENTS of PHOTOS. and VIEWS and	r ParHE Steamship	FOR NEW YORK. THE 3/3 L. I.I. German Ship	FOR NEW YORK. FINE 8/3 L. I.I. American Bark	vin 1880 mis en bou- 317.75 8 — teilles au Château 3 Château Lécville : arton 3 and to	Tsipan, British str., 2,600, Allison, Dec. 13, Bu terfield & Swire Tsukushi Maru, Jap. atr., 636, J. Will, Dec. 15.
CCAL MERCHANTS, To ve always on hand RGE STOCKS OF EVERY DESCRIP	<ul> <li>reproductions of the same on Paper, Canvas, or Opal.</li> <li>INSTANTANT: US VIEWS, GROUPS and POR</li> <li>TRAITS are take 1 in any state of the weather</li> </ul>	Captain Peters, will be despatched as above on or about THURSDAY, the 24th inst.	"COMET" will lead here for the above Port and will have quick despatch.	the above Port, and will have quick despatch.	r Château La-Lagune 1875. \$24.75 \$ - Château Calon Ségur, } eng co	Mitaui Bussau Kasshis Woosung, British str., 1,109, Harris, Dec. 12, Butterfield & Swire
1 ION OF COAL. Address:—Car of Messra, Kwong Sang & Co. No. 68 PRAYA. [80]	and all Permanent Processes, are executed or	DODWELL, CARLILL & Co., Agents.	For Freight, apply to CABLOWITZ & Co.	For Freight apply to SHEWAN & CO. Hongkong, 3rd December, 1891. 1263	Blemsern & Co.	reinted and Published by D. WARRES SMITH
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SHIPPIN I IN PORT.